Joseph DeLong Probate Papers



PROBATE PAPERS OF JOSEPH DELONG, MIAMI CO., OHIO

JOSEPH DELONG is the son of MATHIAS DELONG and the brother of our GEORGE DELONG who married ELIZABETH STATLER. Several of Joseph's children moved to DeKalb and Allen Counties in Indiana about the same time that our SARAH DELONG, daughter of GEORGE AND ELIZABETH, came here and married NATHANIEL FITCH. You will find several of these children mentioned in these papers, such as SOLOMON, JOSEPH, JR., ELIZABETH DENMAN, and GEORGE WASHINGTON DELONG who is buried in the Cedar Chapel Cemetery in Butler Township, DeKalb County, IN. George was already dead at the time of his father's death so his inheritance went to his children, some of which are named in these probate papers.

E. C. HARMON, being duly sworn, doth depose and say that the annexed advertisement was duly published for and during 11 consecutive weeks from and after the 1st day of January, A.D. 1863 in the Troy Times; a newspaper printed, published and of general circulation in said county of Miami, and of which he is publisher.

E. C. HARMON

Sworn to by said E. C. HARMON, and by him Subscribed before me this 9th day of Feb.

S. DANS, P. Judge

Printer fee of \$5.00

MIAMI COUNTY PROBATE COURT Andrew Hogland, Extr. Of JOSEPH DELONG, dec'd VS JAMES DELONG, et al

NOTICE

To JAMES DELONG, JOSEPH DELONG, ALEXANDER DELONG, SOLOMON DELONG, ELIZABETN DENMAN intermarried with DAVID DENMAN, JANE STATLER AND JOSPEH STATLER, heirs and legal representatives of REBECCA STATLER, deceased. SARAH A. RUSK, intermarried with DANIEL RUSK, and the unknown heirs and legal Representatives of GEORGE DELONG, deceased, who are heirs and legal representatives of the said JOSEPH DELONG, Deceased.

You are hereby informed that on the 30th day of December, 1862, said Executor filed his petition in the Probate Court of Miami County, Ohio, the object and prayer of which petition is to obtain an order, &c, on the 30th day of January, A.D. 1863 for the sale of the following real estate, of which the said JOSEPH DELONG, died, sized to wit:

The South East quarter of Section 32, township 9 (?), Range 9, M.Rs; Also 65 acres out of the S. E. corner of the South West quarter of Sec. 33, Township 2, Range 9, M. RS; and being all of said ______section except that portion thereof owned by BENJAMEN CUSHWA, and being the farm on which the said JOSEPH DELONG resided at the time of his decease.

ANDREW HOAGLAND Executor of JOSEPH DELONG, Deceased By order of JOSEPH PEARSON, Atty. Dec. 30, 1862 THE RESIDENCE OF THE PARTY OF T

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ANDREW HOAGLAND, Executor Of JOSEPH DELONG, dec'd Vs JAMES DELONG, _____??

Miami County Probate Court Petition to sell real estate

In pursuance of the order of the Court in this case, I gave notice of sale by publication in the "Troy Times", a weekly newspaper of general circulation in said county of Miami, for at least four successive weeks, prior to the 21st day of March A.D. 1863, and on that date at one o'clock P.M. upon the premises, in accordance with said notice, I offered the real estate in the Petition described for sale at Public Auction, when BENJAMIN CUSHWA bid the sum of twenty dollars and seventy five cents per acre for this 65 acres out of the South West quarter of Section 33, Town 2, Range 9, M.Rs described in said petition and twenty five acres off of the West side of the South East quarter of Section 33, Town 2, Range 9 M.Rs.

And the said BENJAMIN CUSHWA also bid the sum of sixty one dollars and twenty five cents per acre for the residue of said premises in said petition described. _____ bids for the whole of said premises in said petition described, amounting in the aggregate to the sum of fourteen thousand, two hundred and seven dollars and fifty cents (\$14,207.50), which bid being the highest and best that were offered and more than two thirds of the appraised value of said premises, I, then and there sold the same to the said BENJAMIN CUSHWA for that sum.

March 21st, 1863

ANDREW HOAGLAND, Executor Of JOSEPH DELONG, deceased.

State of Ohio, Miami County, Ohio

To ANDREW HOAGLAND, Executor of the Last Will and Testament of JOSEPH DELONG, deceased

Whereas, on the 31st day of January, A.D. 1863 in the Probate Court of Miami County, Ohio, in a certain case therein, where JOSEPH DELONG;s Executor was plaintiff and JAMES DELONG, et al were defendants an order was obtained for the Sale of the following premises to pay the debts of the said deceased to wit:

The South East quarter of Section No. thirty three, Town two, Range nine, MRS Also sixty five acres out of the South East corner of the South West quarter of said Section No. thirty three (33) Town two (2) Rance nine (9) MRS being all of the South West quarter except that portion thereof owned by BENJAMIN CUSHWA lying and being in the County of Miami and State of Ohio. You are therefore hereby commanded that by the oaths of JOHN S. FERGUS, JOHN WEAVER, AND BENJAMIN DETRICK, after first being duly Sworn and having taken to their assistance a competent Surveyor, do upon actual view? of the premises above described, proceed without delay to divide into two or more parts and in such manner as they may deem the best interest of the legatees of said decedent, the real estate above described will th___ after making such division or subdivision, they proceed to make a just valuation of each separate part or parcel thereof and that they also cause to be made a correct description of the same. And it is further ordered that said petitioner proceed according to law to advertise and sell said real estate on the premises at Public Auction in such separate parcels as may be made by said appraisers at not less than two thirds of the appraised value, thereof, and upon the following terms to wit:

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The same and the many control of the same and direct to a many part dealer to be a many part dealer the same and direct to a many part dealer to a many part of the same and t

One third in one year and the residue in two years with interest _____ the day of sale to be secured by mortgage on the premises sold and it is further ordered that said petitioner repost his proceedings under this order within sixty days to this count.

Given under my hand and Seal this 31st day of January A.D. 1863.

SAMUEL DAVID, Probate Judge

We JOHN S. FERGUS, JOHN WEAVER, and BENJAMIN DETRICK, above named, who has been appointed to divide and appraise the Estate of JOSEPH DELONG, deceased, would report the following to wit:

After being duly sworn and taking to our assistance A. H. WESLER, Surveyor and upon actual view of said premises, have set apart

65 acres of S.W. quarter of Section 33, Town 2, range 9 MRS, being all of said South West quarter except that portion thereof owned by BENJAMINE CUSHWA,

Also 25 acres off the West side of the South East quarter of Section Number 33 Town 2 Range 9 MRS. The above described piece contains 90? acres more or less, appraised at fifty five dollars per acre.

Also the South East quarter of Section Number 33, town 2, range 9 MRS, except the 25 acres off the west side of said tract as above described, appraised at fourty five dollars per acre.

In witness whereof we have hereunto set our hand this fourth day of March A.D. 1863.

JOHN S. FERGUS JOHN WEAVER, JUR. BENJAMIN DETRICK

ANDREW HOAGLAND, Executor of the Last Will and Testament of JOSEPH DELONG, dec'd, in account with the estate of said deceased.

7	lo Bala	\$10.94	
1	o amo	\$14,207.49	
7	o amo	ount Interest collected on deferred payments	618.55
		Total	14,836.98
N	No. 1	By amount of Legacy to the Heirs of GEORGE DELONG	\$100.00
1	No. 2	By amount of Legacy to ELIZABETH DENMAN	100.00
N	No. 3	By amount of Legacy to JOSEPH DELONG	100.00
N	No. 4	By amount of Legacy to SARAH LAFFERTY	50,00
N	No. 5	By amount of of sale of real estate	184.32
N	No. 6	By amount, paid for tomb for deceased	20.00
N	No. 7	By amount, and couselling Mortgage	1.10
N	No. 8	By amount, ELIZABETH DELONG, Executor	10.99
N	No. 9	By amount, A. H. WESLER, surveying	5.75
N	No. 10	By amount, BENJAMIN CUSHWA	2.30
		By amount, C. A. BENTLY, auditor?? Looks like Andrew!	5.00
		By amount, taxes due June 1864	54.09

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	Will all		The same		

No. 13	By amount	t, taxes due Dec. 1863	of married by	54.09
		taxes due for 1864	Late State S	91.26
		Executor's Commission	3	66.81
No. 15	Paid J. PE.	ARSON forservices	1	50.00
No. 16	Fees for fir	nal settlement		6.00
		Total	\$1	,301.86
	Bal	lance after paying debts, expenses and specific leg	gacies 13	3,535.12
		ant advanced to REBECCA STATLER, as stated i		60.00
Add to	above amou	ant advanced to ALEXANDER DELONG as state	in will	400.00
		Balar		3995,12
		Brought forw	ard	4.15.00
Add am	ount of JAI	MES DELONG's notes referred to in will		145.00
		North and Calendary	anah shaw	14,140.12
		Number of shares (4)	each share	3,535.03
Amoun	t due the he	eirs of REBECCA STATLER, deceased		3,535.03
Deduct	amount of	advancement as per will	\$60.00	
	No. 16	By cash paid JOSEPH STATLER	655.50	
	No. 17	Ditto	600.00	
	No. 18	Ditto	400.00	
	No. 19	By cash paid ELIZABETH J. VANAMMAN	530.50	
	No. 20	Ditto	600.00	
	No. 21	Ditto	607.02	-
	No. 22	By cash paid JOSEPH STATLER	82.01	3535.03
Amoun	t of above d	ue ALEXANDER DELONG		3535.03
		advancement as per will	400.00	
	No. 23	By cash paid ALEXANDER DELONG	721.00	
	No. 24	By cash paid ALEXANDER DELONG	2424.03	3535.03
Amoun	t of above d	ue SOLOMON DELONG		3535.03
	No. 25	By cash paid SOLOMON DELONG	1121.00	
	No. 26	Ditto	1200.00	
	No. 27	Ditto	1000.00	
	No. 28	Ditto	214.03	3535.03
Amoun	t of above d	ue JAMES DELONG		3535.03
Deduct	amount of	notes referred to in will	145.00	
	No. 29	By cash paid JAMES DELONG	1226.00	
	No. 30	Ditto	1200.00	
	No. 31	By cash sent by express	964.03	3535.03
	All Inches Property	and the second s		

Know all Men by these Presents, that we ANDREW HOAGLAND, C.N. HOAGLAND, JOHN S. FERGUS and E. L. CRANE, of the County of Miami and state of Ohio, are held and firmly bound unto the State of Ohio, in the just and full sum of Seventeen thousand six hundred dollars for the payment whereof well and truly to be made, we bind ourselves and, each of us, our heirs, executors and administrators, and each of them, firmly by these presents. Sealed with our seals and dated at Troy, this 24th day of June A.D. Eighteen hundred and fifty-six.

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Whereas JOSEPH DELONG, late of said County of Miami, deceased, made his last will and testament, which has been proven and admitted to record by the Probate Court in and for the said County, on the 14th day of June A.D. 1856 and whereas the said ANDREW HOAGLAND is appointed Executer in said will named,

NOW THE CONDITION of this obligation is such, that if the said ANDREW HOAGLAND, shall pay all the debts and legacies of the said JOSEPH DELONG, the testator, according to law and the Will of said deceased, shall make and return into said Court on oath, within three months, a true inventory of all the moneys, good, chattels, rights and credits of the Testator, which are by law to be administered and which shall have come to his possession or knowledge; and also if required by the Court, an inventory of the Real Estate of said deceased, and shall administer according to law, and to the Will of the Testator, all his goods, chattels, rights and credits, and proceeds of all his real estate, that may be sold for the payment of his debts or legacies, which shall at any time come to the possession of the Executor or to the possession of any other person for him, and shall render, upon oath, a just and true account of his administration within eighteen months, and at any other times, when required by the Court or the law then this obligation to be void; otherwise to remain in full force and virtue.

Signed, Sealed and Delivered in the presence of JAS. PETERSON

A. HOAGLAND C. N. HOAGLAND JOHN S. FERGUS E. L. CRANE

In small writing at the bottom of the page Cern Seuseman, Harmon Dean & Edward Bond

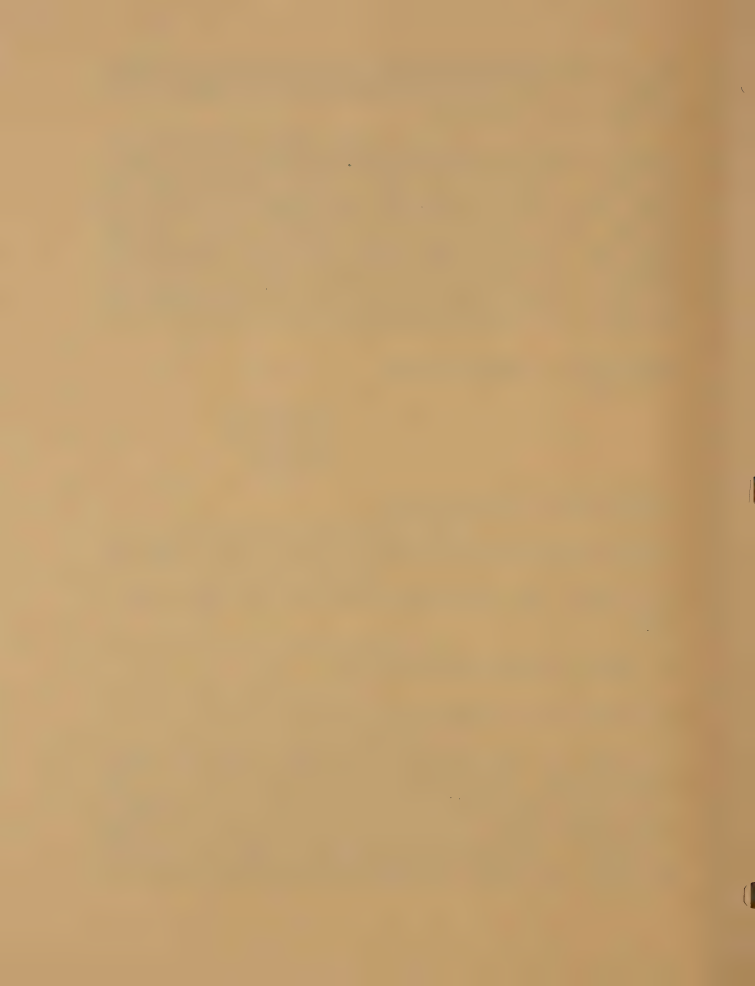
Concord Township, received of A. HOAGLAND, Exec. Of DELONG Estate, Dec. 24, 1863 for taxes for the year 1863. Personal property treasurer, George Clyde, Miami Co., Ohio \$54.09

Concord Township, received of A. HOAGLAND, Executor of DELONG Estate, June 29, 1864 for taxes for the year 1863. Personal property treasurer, George Clyde, Miami Co., Ohio \$54.09

Concord Township, received of A. HOAGLAND, Exec. Of DELONG Estate, Dec. 9, 1865, for taxes for the year 1864, George Clyde, Miami Co., Ohio \$54.09

Concord Township, received of A. HOAGLAND, Executor of DELONG Estate, Dec. 9, 1864, taxes for the year 1864, Personal Prop. Treasurer, M. G. Mitchell 45.63

Know all men these presents, that I, JOSEPH STATLER of the County of Mason and State of Illinois have made, constituted and appointed, and by these presents do make, constitute and appoint THOMAS J. STATLER of the County of Miami, in the State Ohio, to be my true and lawful attorney for me and in my name, and for my sole use to settle my interest in the Estate of JOSEPH DELONG, dec'd, hereby giving and granting unto my said attorney full power and authority in the ________(whole line is unreadable) my sole benefit for the purposes aforesaid. And generally to do and perform all such acts, matters, and things as my said attorney shall deem necessary or expedient for the completion of the authority hereby given, as fully as I might and could do if I were



personally present; and finally, hereby ratifying and confirming all the acts of my said attorney or his substitutes, done by virtue of these presents.

In witness whereof, I, the said JOSEPH STATLER, have hereunto set my hand and seal, this 6th day of April in the year of our Lord one thousand eight hundred and sixty four.

Signed and sealed JOSEPH STATLER Certified by ISRAEL HIBBAND, ESQ. of the State of Illinois, Mason County.

Receipts:

ALEXANDER DELONG	Sept. 12, 1863	received \$721.00	settlement
JOSEPH PEARSON	July 21, 1863	received 150.00	??
ELIZABETH DENMAN	July 6, 1863	received 100.00	settlement
JOSEPH STATLER	April 3, 1863	received 655.50	settlement
A. H. WESLER	April 13, 1863	received 5.50	surveying
A. H. WESLER	April 11, 1863	received .25	? appraisers auctioneering
C. A. BINKLEY	Arpil 6, 1863	received 5.00	

State of Indiana, Allen County

WILLIAM FLEMMING, clerk of the Allen Circuit Court, within and for the county of Allen aforesaid, do hereby certify that J. O. BEARDSLEY, Esq. whose Certificate of Acknowledgment is annexed to the Power of Attorney to which this is attached was at the date of making the same, to-wit: On the 16th day of March, 1863, a Justice of the Peace within and for said county of Allen, duly elected, commissioned and qualified according to Law, and that the within Power of Attorney and the Acknowledgment thereto annexed are executed in pursuance of the laws of the State of Indiana; and that I am acquainted with the handwriting of said J. O. BEARDSLEY, Esq. and the Signature purporting to be his is genuine; and to all his Official Acts full faith and credit are due and of right ought to be given.

Witness, WILLIAM FLEMMING, clerk Allen Circuit Court

\$42.84 Received of ANDREW HOAGLAND, Exec. Of the last Will of JOSEPH DELONG, late of Miami County, Ohio, deceased, forty two 84/100 dollars, the portion in full of JOEL DELONG, JAMES DELONG and REBECCA DELONG, heirs at law of GEORGE DELONG, dec'd, of a legacy of one hundred dollars bequeathed by the said JOSEPH DELONG, dec'd by his last Will and Testament to the said GEORGE DELONG, dec'd.

JOEL DELONG JAMES DELONG JULIAN DELONG, guardian Of REBECCA DELONG By JAMES DELONG, Attorney

Know all men by these presents that I, JOEL DELONG and JULYANN DELONG, guardian for REBECCA DELONG, of the County of Allen, State of Indiana, and JAMES DELONG, of the County of DeKalb, State of the aforesaid, reposing full confidence in JAMES DELONG, SEN. Of the County of DeKalb of the State of Indiana, do appoint him our true and lawful attorney for us and in our names to receive and receipt for all moneys that may be due us as

heirs, the will of JOSEPH DELONG, late deceased of the County of Miami, State of Ohio, and hereby ratifying and conspiring with the acts of our said attorney the same as though we were personally present (part of line unreadable).

In Testimony whereof we have hereto set our hand and Seal this 16th day of March, A.D. 1863

JOEL DELONG JAMES DELONG JULYANN DELONG, her mark

The State of Indiana, Allen County

Before me, J. O. BEARDSLEY, a Justice of the Peace of said county, this 16th day of March A.D. 1863, came JOEL DELONG and JAMES DELONG, JULYANN DELONG and acknowledged the above certificate to be their voluntary act for the use and purpose, therein mentioned.

J. O. BEARDSLEY, J. P.

Know all men by these presents that I, JOSEPH DELONG, of White County in the State of Indiana, do hereby nominate, constitute and appoint EDWARD L. CRANE, of Miami County in the State of Ohio, my true and lawful attorney to ask for, sue, demand, recover, and receive from the proper persons in possession thereof, ANDREW HOAGLAND, or other person having possession thereof, all monies which may be due to me from the Estate of JOSEPH DELONG, late of Miami County, Ohio, deceased; who was my father; whether such money be due to me as heir, Legatee or Distributee or in any other capacity whatever, and also upon receipt of said money to make and execute and deliver to the proper persons all proper vouchers, a quittances and receipts therefore, and generally to do and perform all other acts and duties which may be lawful and necessary in the Premises, the same as if I were personally present. And for whatever my said attorney shall lawfully do in the premises, this shall be his sufficient warranty. Witness my hand and seal this 17th day of August, 1863

JOSEPH DELONG

State of Indiana, White County

Personally appeared before me, ORLANDO MCCONAHAY, clerk of the Circuit Court of said County, the above named JOSEPH DELONG and acknowledged the execution of the above instrument to be his voluntary act and deed for the uses and purposes therein expressed. Witness my hand and the Seal of said County, hereunto at Office in Monticello, this August 17, 1863

O. MCCONAHAY, clerk PAUL D. DALE DEITZ????

Received of ANDREW HOAGLAND, Executor of the last Will of JOSEPH DELONG, dec'd, one hundred dollars, the amount due me as one of the legatees of said JOSEPH DELONG, deceased.

September 14th, 1863

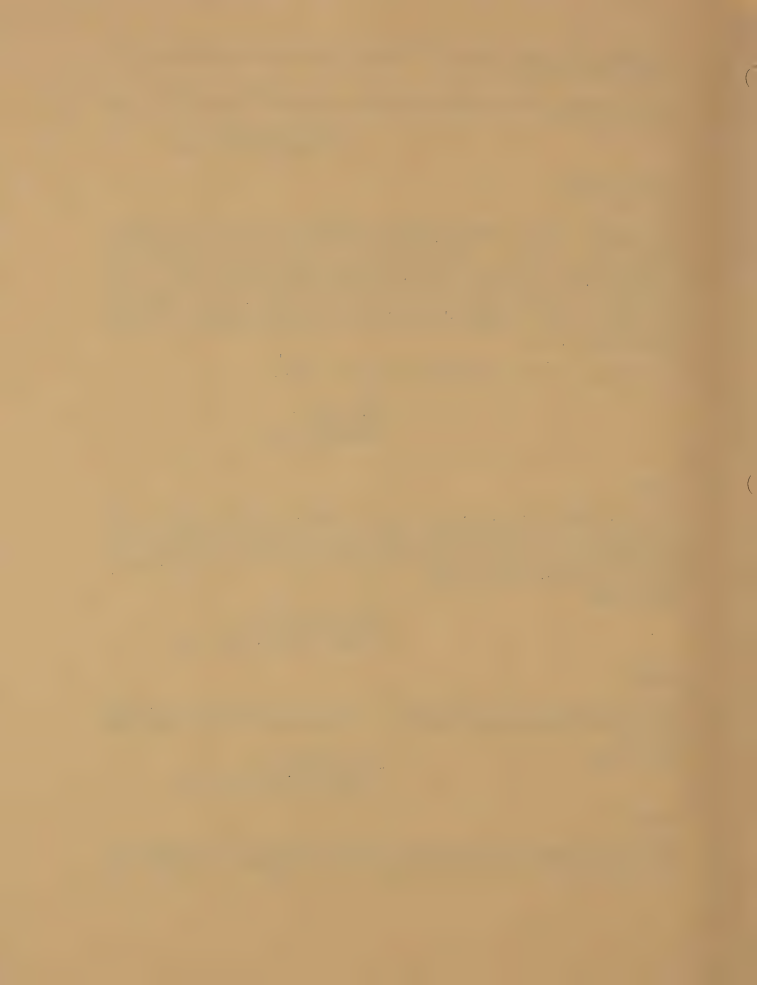
JOSEPH DELONG, by E. L. CRANE His attorney in fact

Know all men by these presents that we, DANIEL RUSK & SARAH RUSH, formerly Sarah A. Lafferty of Tama County, State of Iowa, do by these presents make, constitute and _____

name, place, and stead, to deAdmininistrator of the Estate of JOSEPH DLA of fifty dollars due SARAH A. RUSK, formerly	te of Ohio, our true and lawful attorney in our and receive of ANDREW HOAGLAND, ONG, of Miami County, State of Ohio, the sum SARAH A. LAFFERTY, as one of the Legatees S NELSON to give receipts for the same in our
	Il power and authority to do and perform every ould do if personally present. Hereby ratifying do byhereof.
In Witness whereof we have hereunto set our h	nands this 24th day of December, 1863
	DANIEL RUSK SARAH A. RUSK
State of Iowa, Tama County So be it remembered that on this 24 th day of D	ecember, 1863 before me the undersigned. J. ?? A. GRAHAM
	r of the last Will of JOSEPH DELONG, dec'd, e due ELIZABETH DELONG as widow of said
31st, 1863	S. WOLLASTEN, Executor of ELIZABETH DELONG
JOSEPH DELONG, Exec. VS JAMES DELONG, et al	Miami Probate Court Petition to sell real estate
	the last Will of JOSPEH DELONG, deceased,in the above
named cash. \$184.32 April 2, 1863	SAMUEL DAVID, Probate Judge
Know all men by these presents that we SO	COTT VAN EMAN and ELIZABETH J. VAN

Know all men by these presents that we SCOTT VAN EMAN and ELIZABETH J. VAN EMAN (nee ELIZABETH J. STATLER), his wife, both of Stillwater, Washington County, Minnesota, have made, constituted and appointed and by these presents do make, constitute and appoint JOHN ROSS of Miami County, State of Ohio, our true and lawful attorney for us and in our name, place and stead to ask, demand, and receive from JOHN HOAGLAND, Executor of the last will and testament of JOSEPH DELONG, late of said Miami County, deceased, the distributive share of the estate of said JOSEPH DELONG as provided in the last will and testament of said JOSEPH DELONG belonging to the above named ELIZABETH J. VAN EMAN (nee ELIZABETH J. STATLER) and now in the hands of said Executor or that may hereafter come into his hands, hereby authorizing and empowering our said attorney for us and in our name, place, and stead to receipt and deliver all necessary and aproper receipts, vouchers, acquittances, ______ the payment of said distributive share of said estate as fully to all interests and purposes as we ourselves might or could do if personally present and acting in the premises herebyratifying and confirming all that our

revocation and substitution.	to done in the premises reserving fair power or			
In witness whereof, we have hereunto set our in the presence of WM	r hands and seals this 2 nd day of May, A.D. 1863			
	SCOTT VAN EMAN ELIZABETH J. VAN EMAN			
State of Minnesota Washington County				
On this 2 nd day of May A. D. 1863 personally appeared before me SCOTT VAN EMAN and ELIZABETH J. VAN EMAN (nee ELIZABETH J. STATLER) his wife to me known to be the identical persons described in and who executed the foregoing power of attorney and acknowledged that they executed the same freely and voluntarily and for the and purposes therein expressed and the said ELIZABETH VAN EMAN, wife of the said SCOTT VAN EMAN, on a private examination by me, separate and apart from her said husband acknowledged that they executed the same freely and voluntarily and without any fear or compulsion from any one.				
Witness my hand & notarical seal the day and	d year above written.			
	WM			
	Notary Public Washington Co., Minn.			
five hundred and thirty dollars and fifty cer from the sale of the real estate of said decea	er of the last Will of JOSEPH DELONG, dec'd, nts, the amount of the first instalment arising sed by said Executor, due ELIZABETH J. VAN eirs at law of REBECCA STATLER, deceased, a SCOTT VAN AMAN ELISABETH VAN AMAN By JOHN ROSS, their atty in fact			
\$600.00				
	ter of JOSEPH DELONG, dec'd, six hundred from the sale of the real estate of said SOT VAN EMON ELISABETH VANAMAN			
\$607.02	By JOHN ROSS their atty in fact			
	Of JOSEPH DELONG, dec'd, six hundred and lance due ELIZABETH J. VANAMMAN, late			



ELIZABETH J. STATLER, from the proceeds of the sale of the real estate of said JOSEPH DELONG, deceased.

April 5, 1865

SCOT VANAMAN ELIZABETH VANAMAN By JOHN ROSS, there attorney

UNITED STATES EXPRESS CO.
Troy, Ohio, April 2, 1863
Received of A. HOAGLAND
1 pa (package) said to contain Money valued at \$1121.00
and marked SOLOMON DELONG, Butler Station, Ind.

Interesting! Did it actually contain money?? Surely not.

Received of ANDREW HOAGLAND, Executer of the last will of JOSEPH DELONG, deceased, one thousand dollars on my portion of the third installment of money arising from the sale of the real estate of said deceased.

March 15, 1865

SOLOMON DELONG

UNITED STATES EXPRESS COMPANY, Troy, July 8, 1863 Received of ANDREW HOAGLAND 2 Pa said to contain Money valued at Two hundred fourteen & 0/100 to SOLOMON DELONG, Butler Station, DeKalb Co., Ind. W. Collingham, agent

Received of ANDREW HOAGLAND, Executor of JOSEPH DELONG, deceased, three dollars for services as Attorney in making account current and settling account

JOSEPH PEARSON

\$1200.00

Received of ANDREW HOAGLAND, Executor of the last Will of JOSEPH DELONG, deceased, twelve hundred dollars, on my portion of money arising from the second installment of the proceeds of the sale of the real estate of said JOSEPH DELONG, deceased.

March, 1869

SOLOMON DELONG

Newville, DeKalb Co., IN, June 27, 1965 Mr. Hoagland

Dear Sir,

After my respects please permit me to make a few inquiries in regard to Father's estate as I suppose it is settled or closed up. Please state to me the court charges, the administrator's fees and how much each heir drew the last payment and whether they have received their last payment and what disposition was made of the notes or notes against James DeLong and what is done with the balance due me.

The San Carry Carry

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Respectfully yours, S. DELONG

UNITED STATES EXPRESS COMPANY, Troy, July 8, 1863

Received of ANDREW HOAGLAND, 2 packages said to contain money valued at two hundred fourteen and 0/1000 and marked SOLOMON DELONG, Butler Station, DeKalb Co., IN and signed W. COLLINGHAM, Agent (this may have been put in elsewhere also)

Troy, Ohio, July 8th, 1861

Received of A. HOAGLAND, fifteen dollars for Shingles for the Estate of JOSEPH DELONG, deceased.

	J.	KNOOP and Brothers (unreadable at this time)
August the 31	st, 1860	
West Charlest	d feet of lumber on, Ohio against ANDREW HOAGLAND	\$1.25
	To work at the barn and house	2.25
	To roofing a house	4.75
	To 500 of shingles	2.25
* '	For sending a team after the shin	igles .50
July 11, 1861	0	
,	The whole Amount	9.93
		1.25
		11.18
Witness		
JOHN H. YAI	NGLEIN JA	ACOB WALTZ

Rec. August 2, 1861 of ANDREW HOAGLAND, Ex of JOSEPH DELONG, deceased, sixty eight cents _____ HAITER

ANDREW HOAGLAND, Executor of the last Will and testament of JOSEPH DELONG, deceased, in account with the estate of said deceased.

\$125.20

10 ban	ance due estate in settlement, buly 9, 1500	ψ120.20
1.	By cash paid J. KNOOP and Bro. for shingles	15.00
2.	By cash paid JACOB WALTZ, Matinol & Coborn	11.18
3.	By cash paid HART & HARTER for nails	.68
4.	By cash paid Taxes on land for 1862	40.95
5.	By cash paid Taxes on land for 1862	40.95
6.	By cash paid J. PEARSON, attorney, filing, acct.	3.00
7.	By cash paid Probate Judge fees	2.50

To balance due estate in settlement July 5, 1960.

The State of Ohio, Miami County

I, ANDREW HOAGLAND, Executor of JOSEPH DELONG, deceased, do make solemn oath that the above account is true and correct as I truly believe.

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ANDREW HOAGLAND

Sworn to and subscribed before me this 31st day of December, 1862,

SAMUEL DAVIS, Probate Judge

Received of ANDREW HOAGLAND, Exec. Of JOSEPH DELONG, one hundred and ten dollars of the balance in his hands as such Exec. Payable to ELIZABETH DELONG in accordance with the terms of the will of said JOS. DELONG, July 3rd, 1860

THOMAS & SELLERS Attorney for ELIZABETH DELONG.

October 10, 1958 ANDREW HOAGLAND, Exec. Of JOSEPH DELONG To making a wheat garner in the barn of JOSEPH DELONG

\$3.50

BENJAMIN CUSHWA

ANDREW HOAGLAND, Exec. For JOSEPH DELONG, deceased

To Cash of B. CUSHWA \$158.38 or 15.38
Paid Cushwa for repair on barn 3.50
Paid G. D. Bur . C & C fee 7.90

Paid G. D. Bur____, C & C fee

ANDREW HOAGLAND, Executor of the last will of JOSEPH DELONG, deceased, in account with the _____ if said JOSEPH DELONG.

To balance in hands of Executor in settlement

With the Probate Court Dec. 2nd, 1859 \$97.30 Cash of B. Cushwa, last payment on Mortg. 158.38 255.68

No. 1 By cash paid G. D. BURSES, fee 7.90 No. 2 By cash paid B. Cushwa for repair to barn 3.50 No. 3 By amount paid ELIZABETH DELONG, widow As provided by the will 110.00 By commission on \$158.38 6.33 By costs of settlement 2.75 Balance in hands of Executor 125.20

The State of Ohio, Miami County

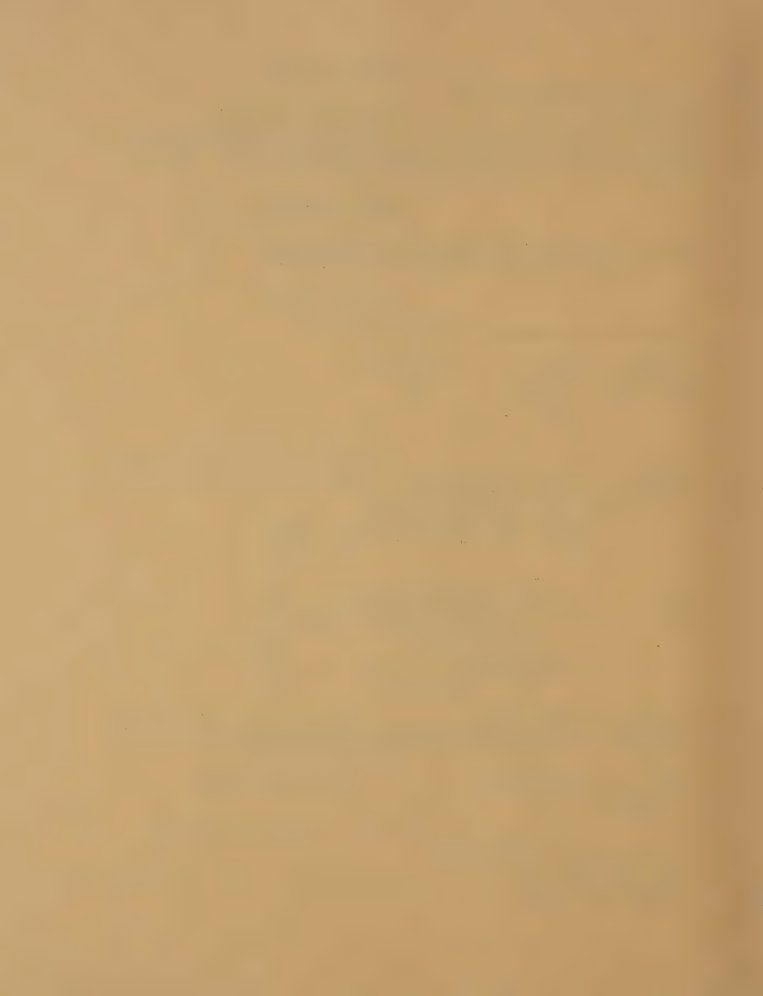
I, ANDREW HOAGLAND, Executor of the last will of JOSEPH DELONG, deceased, do make solemn oath that the above account is correct and true as I verily believe.

Sworn to and subscribed before me This 5th day of July, 1860 J. PETERS ??

ANDREW HOAGLAND

UNITED STATES EXPRESS COMPANY, Troy, April 18, 1864

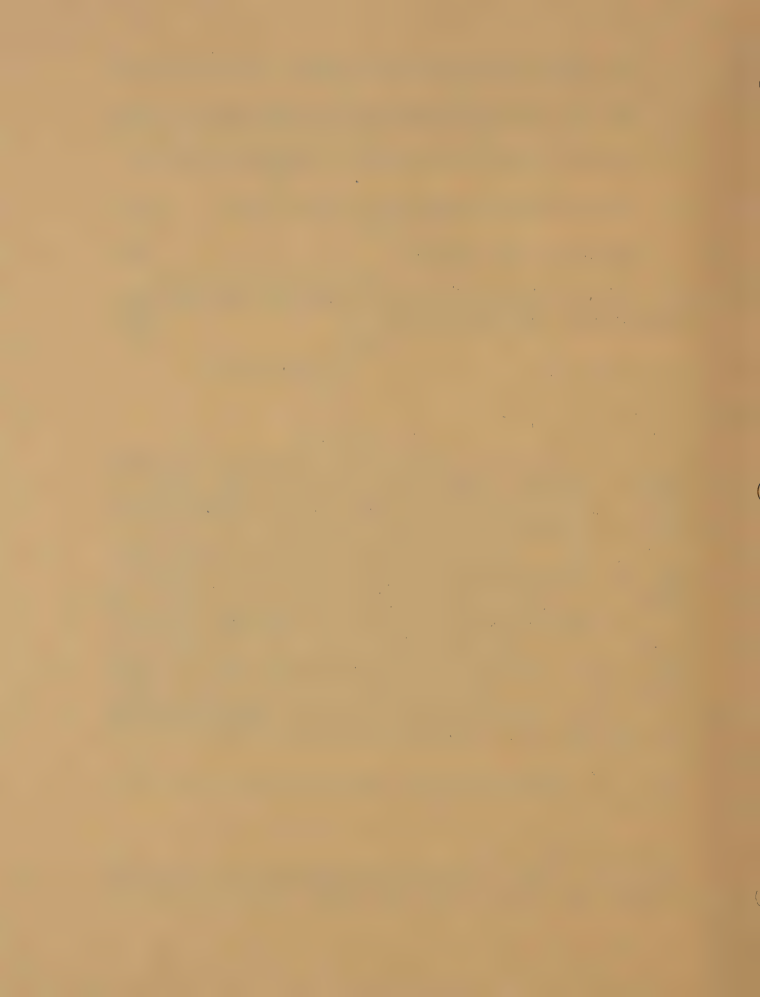
Received of A. HOAGLAND



1st A note of hand made from SAMUE SULLIVAN, dated Dec. 13th A.D. 1854, the whole amount of Note, Interest, included being \$109.25 2nd A Note made by BENJAMIN CUSHWA, for Ninty five Dollars and fifty Cents, dated April 1st A. D. 1856, due nine months after date. Deduct Cr. On back for \$18, Balance \$77.50 A note made by SAMUE SULLIVAN, June 23rd, A.D. 1856 being interest included 3rd \$132.19 4th Twenty five Dollars which recorded as now consumed by Appraisors \$25.00 Whole Amount 343.94 Balance vet due on year's maintenance 6.06 5th All the articles in appraisment bill except Wheat in the Straw, Flaxseed and corn growing on the farm of said deceased. The amount after deducting the above (specific notes) exceptions being this 4th day of August, A.D. 1856 255.07 **Total Accounting** 599.01 Attorney, DANIEL RUSK ELIZABETH DELONG Her mark JOSEPH DELONG's Executor VsJAMES DELONG, et al Petition to sell real estate The Court being satisfied that it is necessary to sell the real estate of the said JOSEPH DELONG, deceased, to pay his legacies and carry into effect the provisions of his last Will and Testament, so that the defendants in said petition have been notified of the filing and pendency of the same according to law; On motion to the Court by JOSEPH PEARSON, Attorney for the Petitioner, it is ordered that JOHN S. FERGUS, JOHN WEAVER and JACOB FRANTZ, after being first duly sworn and having taken to their assistance a competent surveyor, do upon actual view of the premises in this petition described, proceed without delay to divide into two or more parts and in such manner as they may deem to the best interest of the legatees of said decedent, the real estate in said petition described, and that after making such divisions or subdivisions, the proceed to make a just valuation of each part and parcel thereof and that they also cause to be made accurate descriptions of the same. And it is further devised that said Petitioner proceed according to law to advertise and sell said real estate at public auction in such ____ made by said appraisers, at not less than two thirds of the appraised value thereof, and upon the following terms to wit: One third of the purchase money in hand; one third in one year and the residue in two years, with interest from the day of sale to ELIZABETH DELONG, widow and residuary legatee of JOSEPH DELONG, dec'd, comes and excepts to the account current and vouchers filed for settlement on the 11th May 1858 by ANDREW HOAGLAND, execution as follows: That the item of \$25 dollars in voucher No. 2 (Elizabeth DeLong's ____) is an improper charge as a credit in the executor's account.

The State of Ohio, Miami County

Personally appeared before me, a Notary Public within and for the county aforesaid, JOHN S. FERGUS, JOHN WEAVER, and BENJAMIN DESTER (?) and were duly sworn by me



according to law, to discharge all the duties required of them by law, as appraisers of the real estate of JOSEPH DELONG, deceased, under an order of the Probate Court of said county, in the case of JOSEPH DELONG's, Executor is JAMES DELONG and others. March 7th, 1863

A. H. WESLER, Notory Public

Troy, Aug. 22nd, 1857

Received of ANDREW HOAGLAND, one dollar for publishing in the Troy Times, notice of his appointment as Executor for JOSEPH DELONG, deceased.

E. C. HARMON

Received June 24th, 1856 of A. HOAGLAND, Executor of JOSEPH DELONG. deceased, seven 95/100 dollars. My fees for Probate, of Will recording & copy of some letters testamentary.

JOSEPH PEARSON, Probate Judge

February 25, 1857 \$291.60

Received of ANDREW HOAGLAND, Executer of JOSEPH DELONG, deceased, two hundred and ninety one dollars and sixty cents, being the amount arising from the wheat, corn, and flaxseed belonging to said estate of JOSEPH DELONG, deceased.

ELIZABETH DELONG Her mark

\$1.00

January 8, 1857

Received of A. HOAGLAND, Executor of the Estate of JOSEPH DELONG, dec'd, one dollar for appraising the estate of JOSEPH DELONG.

> H. H. DEANE ?? W.SENSENARE??

August 24th, 1857

This is to cirtify that BENJAMIN WILSON and W. D LANG, Agent, for JOSEPH have settled all up to this date.

Balance due BENJAMIN WILSON on settlement

\$11.75

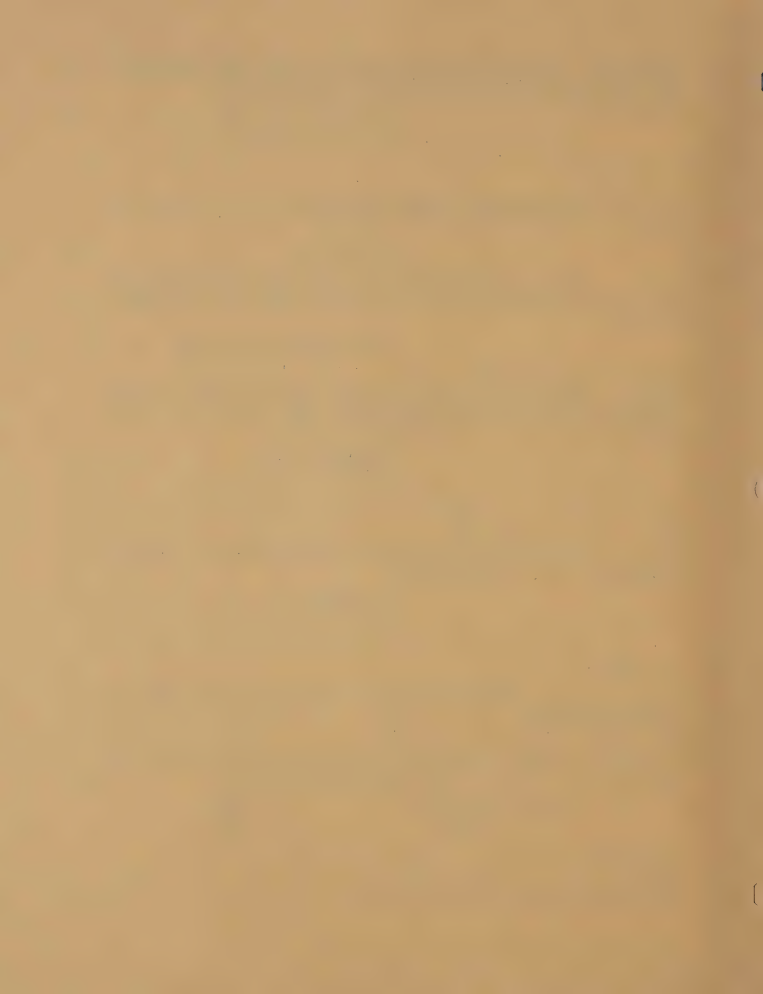
BENJAMIN WILSON claim in full against JOSEPH D LANG, for labor performed by order of W. D LANG, agent, from the year 1853 to the close of the year 1856

> Was 97.90 Paid by W. D LANG, Agent 86.15 Balance

11.75

August 9, 1856

JOSEPH DELONG, Dec'd to SOLOMON DELONG



\$66.11 for money paid DALE? THOMAS for the redemption of Land sold to said THOMAS and redeemed Feb. 18, 1852. Same time due to time and travailing expences \$15 dollars

Total amount

81.11

SOLOMON DELONG, Probate fee, 15 cents Interest, \$7.31

Total

88.57

The State of Ohio, Miami County

Before me J. M. DEAN or MCDEAN, a Justice of the Peace in and for the county, personally appeared SOLEMON D LONG, above named who made solemn oath that this is justly due on the above claim of sum of \$81.11; that no payments have been made thereon and that there are no offsets against the same to his knowledge.

SOLOMON DELONG

Sworn to and subscribed to before me This the 9th? day of August, 1856 J. MC DEAN, J.P.

\$1.00 Received of ANDREW HOAGLAND, Executor of the Estate of JOSEPH D LONG, late of Miami County, deceased, one dollar for qualifying appraisors for said estate.

J. MC DEAN, J. P.

\$10.00 Received of A. HOAGLAND, Executor of JOSEPH DELONG, dec'd, Ten dollars on my account against said estate.

December 10, 1857

BENJAMIN WILSON

Received of ANDREW HOAGLAND, Exer of JOSEPH LONG, Ten dollars for legal advice and services about said estate. Jany 5th, 1858

E. PARSON ??

January 6th, 1858 Received of a. HOAGLAND, One dollar 75/100 in full of all demands of the accounts rendered on by WM. D. LONG, agent for JOSEPH D. LONG for services on farm.

BENJAMIN WILSON

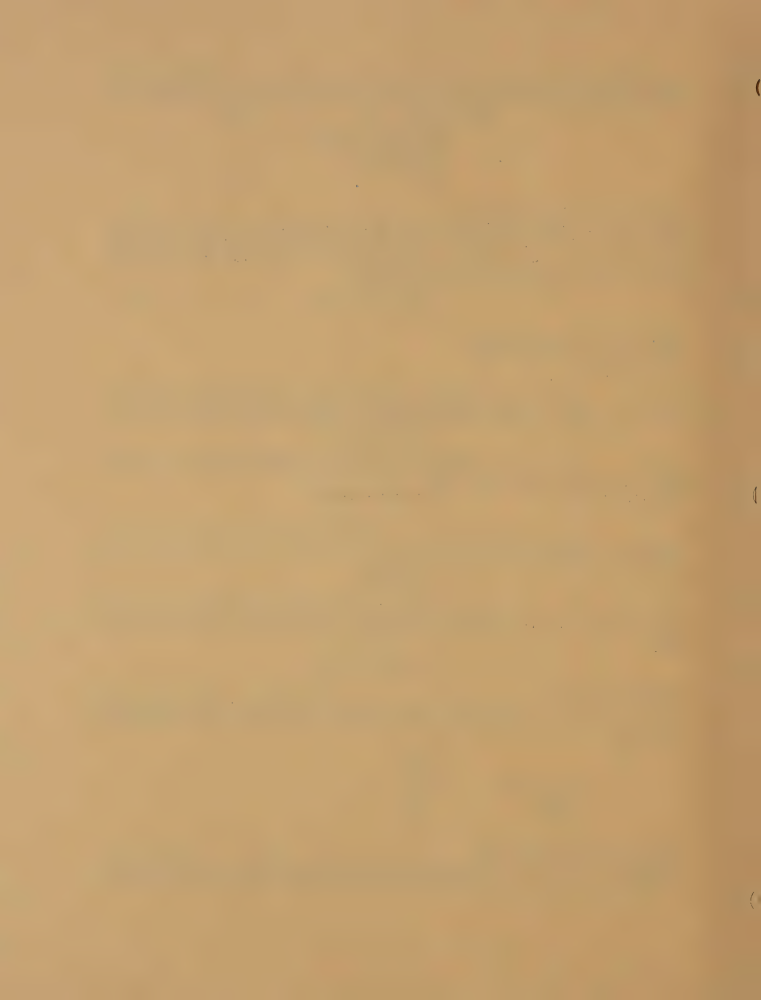
August the 9th, 1856

The Estate of JOSEPH DELONG, SR., deceased to JAMES DELONG, to \$66.11 money paid to DALE THOMAS for the Redemption of land sold to the said THOMAS and redeemed the 18th, 1852.

22.00 81.11 Whole amount 103.11 Probate .15 Interest 9.29

The State of Ohio, Miami County

Before me, J. MCDEAN, a Justice of the Peace in and for said County, personally appeared JAMES D LONG, above named who being duly sworn makes oath that there is justly due on



the above claim the sum of one hundred and three dollars and 11 cents. That no payments have been made thereon and that there are no offsets against the same to his knowledge.

JAMES DELONG

Sworn and subscribed to and before me this $9^{\rm th}$ day of August, 1856 J. MCDEAN, J. P.

August the 11th, 1856

The Estate of JOSEPH DELONG, deceased to BENJAMIN WILSON and his wife, MARGARET, for their services in the last sickness of the deceased as follows:

For MARGARET WILLSON's attendance during the last sickness being 4 weeks, in all \$9.00 And MR. WILLSON for his attendance during the two last weeks of the dec'd, the said WILLSON claims 5 dollars.

Total \$14.00 Probate .20

State of Ohio, Miami County

Personally appeared before me L. S. LAYAN, a Justice of the Peace of said county, BENJAMIN WILLSON & MARGARET WILLSON, his wife, and made solemn oath in due form of law, says the above bills to wit, fourteen dollars are just, that there is no offsets as they verily believe.

BENJAMIN WILSON MARGARET WILSON Her mark

Sworn to and subscribed before me This 11th day of August, Unreadable Justice of the Peace

Various expenses from a record book:

February, the 6th, 1853 Estate WILLIAM D LONG, an agent for JOSEPH DELONG, late of Miami County, deceased. (Dates hard to read so will omit)

Cash paid to BENJAMIN WILSON	\$12.15
Cash paid to BENJ. WILSON	10.00
Cash paid to BENJAMIN WILSON	10.00
Cash paid to BENJAMIN WILSON	5.00
Cash paid to BENJAMIN WILSON	3.00
Cash paid to BENJAMIN WILSON	11.00
Cash paid to BENJAMIN WILSON	10.00
Cash paid to JONATHAN ???	1.00
Cash paid to JOHN MCPHERSON	.37 ½
Services rendered agent in the year 1853	6.00
Services rendered agent in the year 1854	5.00
Services rendered agent in the year 1855	3.00
39 days of labor performed for said Estate	68.25
Cash paid to BENJAMIN CUSHWA	22.58
Cash paid to ISAAC BYER	19.35

Cash paid to	JACOB FRANZ as per voucher	2.00
Cash paid to	Treasurer of Miami County	7.69
Cash paid to	BENJAMIN WILSON	2.25
Cash paid to	BENJAMIN WILSON	3.00
Cash paid to		19.80
	R. CHAMBERS	1.40
Cash paid to	R. CHAMBERS for hauling of lumber	1.50
Cash paid to	JACOB WALTZ	14.12
Cash paid to	M. HEFFNER	1.60
Cash paid to	GEORGE W. CUSHWA	10.00
Cash paid to	Treasurer of Miami County	7.53
	Treasurer of Miami County	11.55
Cash paid to	GEORGE W. CUSHWA	15.75
Cash paid to	GEORGE W. CUSHWA	22.10
Cash paid to	JACOB WIDENER, Recorder	.60
Cash paid to	JOHN CHARLES	1.00
Cash paid to	J. ROSSELL	3.14
Cash paid to	JOHN D. CHARLES	3.00
Cash paid to l	N. S. LOCKWOOD & CO	2.30
Cash paid to I	DAVID PUTERBAUGH	5.06
Cash paid to I	BENJAMIN WILSON	12.45
Cash paid to	JOHN PUTERBAUGH	10.00
Cash paid to 1	BENJAMIN WILSON	6.70
Cash paid to	GEORGE W. CUSHWA	4.60
Cash paid to l	R. M. FREEMAN	5.50
Cash paid to l	DANIEL WALTZ	4.00
Cash paid to	A. HOAGLAND	1.61 1/2
Cash paid to l	FRO, VANDERGRIFT, hauling	11.75
Cash paid to	GEBHART BROTHERS & CO, shipping	45.10
Cash paid to	JOHN S. FERGUS	4.55
Cash paid to	JACOB WALTZ	74.16
	Whole amount of claims	510.74
	Whole amount of credits	490.00
	Balance due	20.74
Credits:		
Jan. 1, 1853	Cash	90.00
Jan. 1, 1856	и	200.00
T 1 1000	«	200.00

Jan. 1, 1853	Cash	90.00
Jan. 1, 1856	ш	200.00
Jan. 1, 1855	66	200.00

The State of Ohio, Miami County

Before me, J. MCDEAN, one of the Justices of the Peace in and for said county, personally appeared WILLIAM D LONG, above agent who made solemn oath that the sum of \$20.74 is justly due him as above set forth and remains unpaid and that there are no offsets against it to his knowledge.

W. D. LONG

Sworn and subscribed to before me This 26th day of December, 1857 J. MCDEAN, J.P.

December 18, 1857

Received of A. HOAGLAND, Executor, to the estate of JOSEPH D. LOND, Dec'd. One dollar for appraising property.

E. R. BOND

March 16, 1858

Received of A. HOAGLAND, Executor to the Estate of JOSEPH D. LONG, Decd., the sum of Twenty dollars, 75/100 in full of all.

W. D. LANG

Received of A. Hoagland, Executor of JOSEPH DELONG, dec'd, five dollars for filing and recording inventory & Sale Bill and settling and recording his accounts as said executor.

Troy, May 11, 1858

J. PEARSON, Probate Judge

ANDREW HOAGLAND, Executor Of JOSEPH DELONG, $\operatorname{dec'd}$ Vs

Miami Probate Court Petition to sell Real Estate

JAMES DELONG, et al

And now comes the said Petitioner, by JOSEPH PEARSON, his attorney, and produces to the court the report of a sale made by said Petitioner in pursuance of an order hereonbefore made in this case; And it appearing to the Court, when examination, that said sale has in all respects been legally made, the same is hereby approved and confirmed; and said Petitioner is hereby ordered to execute and deliver to the purchaser at said sale a deed in fee simple for the real estate so sold by him as aforesaid.

And it is further ordered that out of the proceeds of said sale, said Petitioner pay first the costs and expenses of this proceeding taxed to ______ dollars: also all taxes which is now a lien on said real estate, and that he distribute the residue according to law and the will of said Testator.

JOSEPH D. LONG to BENJAMIN CUSHWA by WILLIAM D. LONG as agent

April the 18th, 1856 to hauling rails .50

June the 28th?, hauling logs .50

July the 7th to Hauling sleepers & plank 1.75

Probate .15

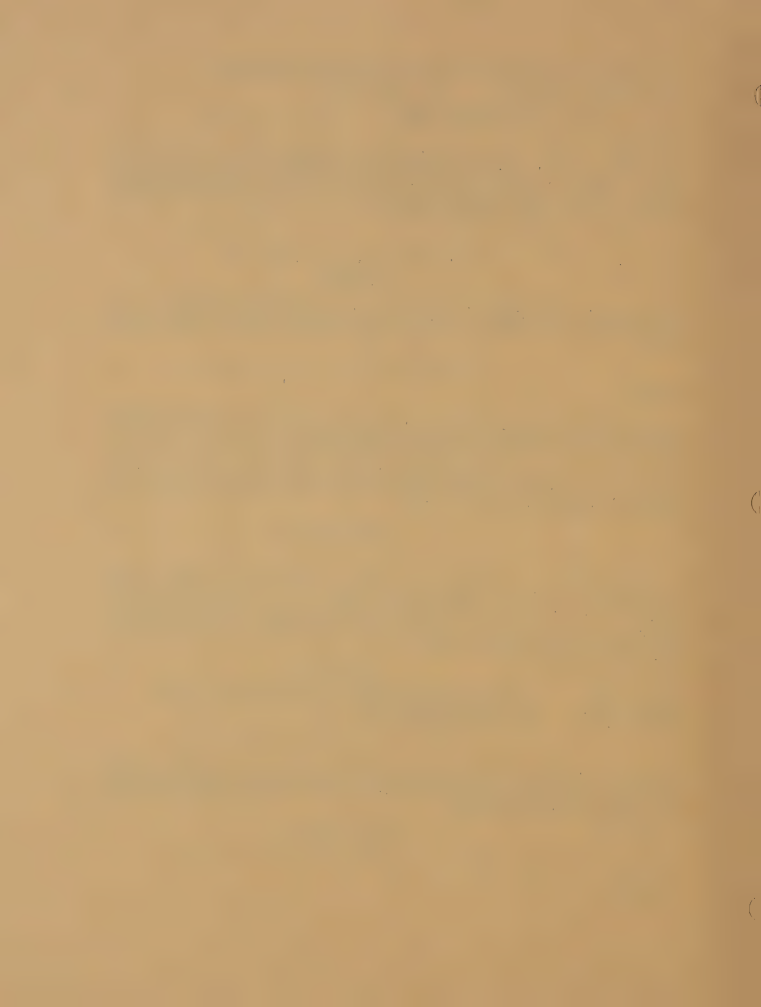
The State of Ohio, Miami County

Before me J. MCDEAN, Justice of the Peace in and for said county, personally appeared BENJAMIN CUSHWA, above named who made solemn oath that there is justly due on the above claim, the sum of two dollars & 75 cents. That no payments have been made thereon and that there are no offsets against the same to his knowledge.

B. CUSHWA

Sworn to and subscribed to Before me This 1st day of August A.D. 1856 J. MCDEAN, J. P.

JOEL DELONG, Wat	terloo, IN C. W. Abbott, agent
Lawrence, DeKalb Co	o., IN, April the 24 th , 1865
Father's estate and a Station, DeKalb Co., my place. I will here	Sir. I have been expecting to get the money that is due me from my now if you have not sent it you will please to express it to Lawrence Ind. Send it immediately as I am in need of it to apply on payment of a inform you that I have bought 73 achers making in all 153 all joining. It is truly, JAMES DELONG
\$964. 03 sent in above	e by Mr. Hoagland on the 26 th of April, 1865. J. PEARSON
	26th, 1865 of A. HOAGLAND, 1 PA (package) said to contain currency at our dollars and marked JAMES DELONG, Lawrence Station, DeKalb
201, 200	W. Cottingham, agent
\$1226.00	
DELONG, deceased, the sale of the real es real estate, and two h	W HOAGLAND, Executor of the last will and testament of JOSEPH twelve hundred and twenty six dollars on my portion of the proceeds of tate of the said JOSEPH DELONG, deceasedabove being my portion in full of the first payment on said nundred and fifty dollars of the above being on my portion of the second destate. April 2 nd , 1863
	JAMES DELONG
County, deceased, do DELONG, to send to Indiana, as soon as the	, one of the heirs and legatees of JOSEPH DELONG, late of Miami o hereby authorize ANDREW HOAGLAND, Executor of said JOSEPH o me at my risk by Express, directed to me at Waterloo, DeKalb Co., he same may be collected, all the residue of the money due me from the H DELONG, deceased,
	JAMES DELONG
April 2 nd , 1863 April 18 th , 1864	Sent \$1200 to JAMES DELONG by Express as above directed
April 26, 1865	See receipt of Express Agent Sent to JAMES DELONG \$964.03 by Express, per receipt
	W HOAGLAND, Exec. Of JOSEPH DELONG, dec'd, two dollars and fifty of the expence of the survey of the real estate of JOSEPH DELONG, sale of the same.
April 1, 1863	BEN CUSHWA
\$2424.03	



Received of ANDREW HOAGLAND, Executor of the last Will of JOSEPH DELONG, twenty four hundred and fourteen dollars and three cents, the balance due on my distribution portion of the estate of said deceased as one of his heirs and legatees.

May 25th, 1865

ALEXANDER DELONG

State of Ohio, Miami County

E. C. HARMON being duly sworn, doth depose and say that the annexed advertisement was duly published for and during five consecutive weeks from and after the 19th day of February A.D. 1863 in the Troy Times; a newspaper printed, published and of general circulation in said county of Miami, and of which he is publisher.

E. C. HARMON

Sworn to by said E.D. HARMON and by Him subscribed before me this 21st day of March, A.D. 1863

SAMUEL DAM, Probate Judge (DAVID)

Advertisement \$4.50 100 hand bills 2.00 Total 6.50

Advertisement:

"SALE OF REAL ESTATE BY ORDER OF COURT Andrew Hoagland, Exr of JOSPEH DELONG, dec'd $$\operatorname{Vs}$$ JAMES DELONG, et al

Miami Co. Probate Court/Petition to sell real estate

On Saturday the 21st day of March, 1863, at one o'clock in the afternoon on the premises in Bethel Township, Miami County, Ohio, will be sold to the highest bidder, the following described real estate, as the property of JOSEPH DELONG, deceased, to wit:

The South East quarter of Section 33, Town 2, Range 9, M.Rs, containing 160 acres more or less

Also 65 acres out of the South East corner of the South West quarter of said section 33, Town 2, Range 9, M.Rs being all of said Southwest quarter except that portion thereof owned by BENJAMIN CUSHWA. Said real estate will be sold in two or more parcels to suit purchasers.

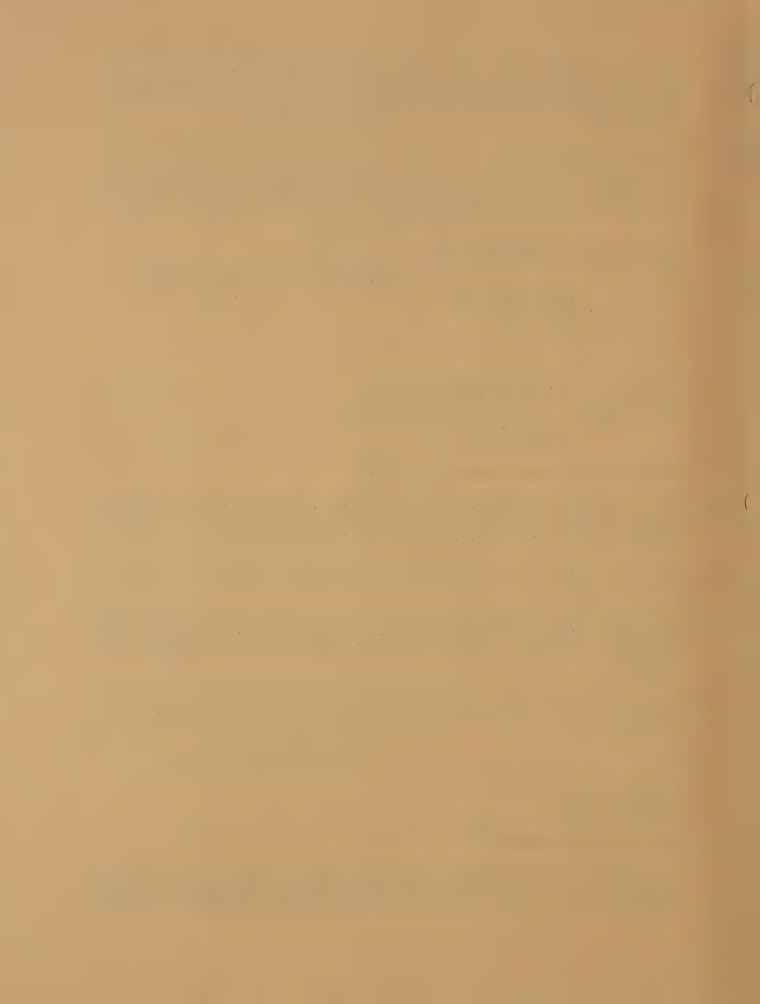
Terms of the sale: One third of the purchase money in hand, one third in one year, and the residue in two years, with interest from the day of sale, to be secured by mortgage on the premises.

ANDREW HOAGLAND, Exr. Of JOSEPH DELONG, dec'd

JOSEPH PEARSON, Attorney February 18, 1863

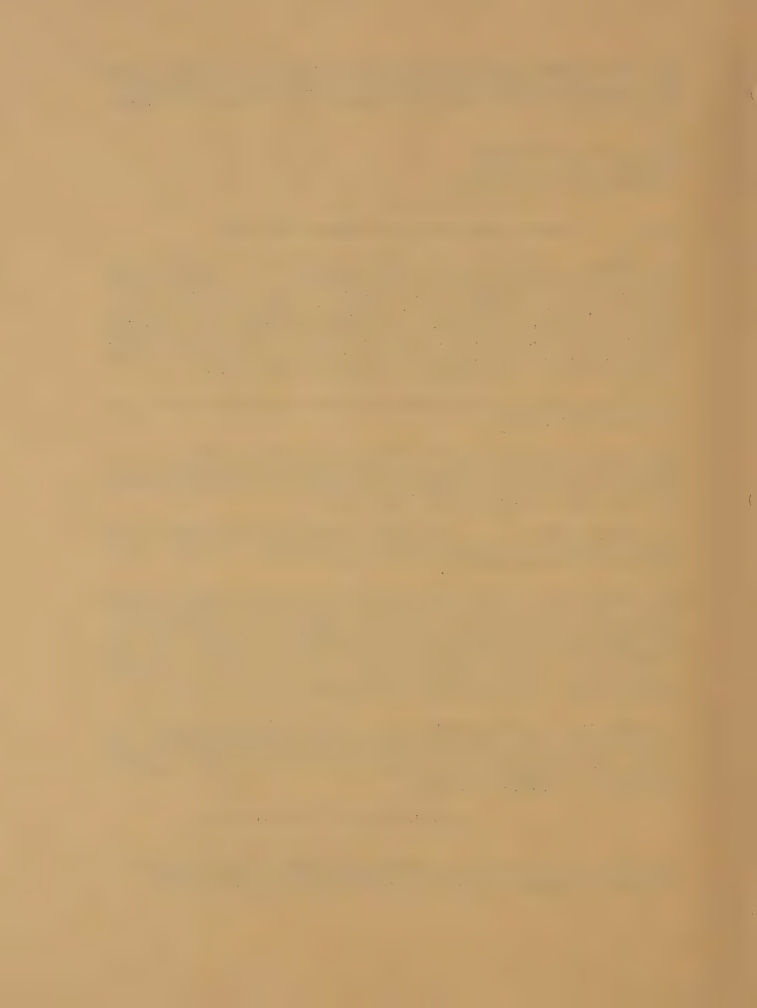
The State of Ohio, Miami County

I, ANDREW HOAGLAND, Executor of the last Will and Testament of JOSEPH DELONG, deceased, Petitioner named in the forgoing petition do make solemn oath that the said JAMES DELONG, JOSEPH DELONG, ALEXANDER DELONG, SOLOMON DELONG,



ELIZABETH DENMAN and DAVID DENMAN, her husband, in the above petition mentioned inside, out of this State, as I verily believe, and that the heirs and legal represent-tation of GEORGE DELONG, deceased in said petition mentioned are unknown to me.
Sworn to and subscribed before me This 30th day of December, 1862 JOSEPH PEARSON, Notary Public
To the the Probate Court of the County of Miami and State of Ohio
Your petitioner, ANDREW HOAGLAND, Executor of the Last Will and Testament of JOSEPH DELONG, late of said county, deceased, respectfully, that the personal estate and effects of said decedent have been entirely exhausted in the payment of debt, expenses of Administration, legacies, etc. as will appear by reference to the records of said Court; That the legacies of said Testator yet due and unpaid amount to the sum of three hundred and fifty dollars; and that the charges and expenses of administration which will yet accrue will amount to from four to six hundred dollars. The present estate and effects are therefore insufficient to pay said legacies and expenses of administration.
The said decedent died seized in fee benefacto of the following described real estate, situate in said county of Miami, to wit:
The South East quarter of Section N. thirty-three, Town two, Range nine, M.Rs Also 65 acres out of the South East corner of the South West quarter of said Section No. thirty three (33) Town two (2) Range Nine (9) M.Rs being all of the said South West quarter except that portion thereof owned by BENJAMIN CUSHWA.
Your petitioner further, that in order to enable him, as said Executor, to carry into effect the provisions of the Will and the design of said Testator, it is necessary to sell the whole of said Real Estate and reduce the same to money.
The following persons are the devisees (?) having the next estate of inheritance in the premises above described from the said decedent, namely, JAMES DELONG, JOSEPH DELONG, ALEXANDER DELONG, and SOLOMON DELONG, of the State of Indiana, and ELIZABETH DENMAN intermarried with DAVID DENMAN and JANE STATLER AND JOSEPH STATLER, heirs and legal representatives of REBECCA STATLER, deceased, of the State of Illinois, SARAH A. RUSK, late Sarah A. Lafferty, intermarried with DANIEL RUSK of the State of Iowa, and the unknown heirs of GEORGE DELONG, deceased.
Your Petitioners pray that the said persons, above mentioned and described, having the next state of inheritance in said premises from said decedent be made parties defendants to this petition; and that your Petitioner may be ordered to sell said real estate under the order and direction of the Court and distribute the proceeds of such sale according to law and the Will of said decedent and such other relief Etc.
By JOSEPH PEARSON, Attorney for Petitioner

Received of A. HOAGLAND, Executor to the Estate of JOSEPH DELONG, Dec'd, which is my husband, the amount as follows for my years mantainance as set off by appraisors.



JAMES DELONG, living in Indiana seemed to have received the normal \$3535 except he apparently had some notes that might have been substracted, but received a good share.

JOSEPH DELONG, JR., living in White County, IN was not listed with any huge amount. Just the \$100 in the beginning. Perhaps there were other disbursements that were missed on these papers.

ALEXANDER DELONG, seems to have received his share of \$3535 also. He may have still been living in Ohio at the time of his father's death.

SOLOMON DELONG, our good and true Newville, DeKalb Co. Delong, received his \$3535 by express packages. He seems quite well educated and had written a personal letter back to Ohio.

ELIZABETH DENMAN, wife of David, and also living in DeKalb Co., near Newville seems to have received just a smaller amount of money.

REBECCA DELONG STATLER, wife of Jacob Statler, was deceased and left two children, Jane and Joseph. Jane is probably the Elizabeth J. Van Eman who was living in Washington Co., Minnesota. Jane and Joseph received the full share of \$3535 divided.

GEORGE DELONG, our Butler Township, DeKalb Co., family with whom we are most acquainted seems to have been left out of most of the dealings. At first it appeared that his descendants received just \$100, but we do see that JOEL DELONG, his son apparently did receive \$1200 in an express package. Whether or not it was just for him, I am not sure. The only family of George that is mentioned is JOEL, JAMES, and JULYANN (who was George's 2^{nd} wife and not the mother of the children. She apparently signed as the children's guardian.

Then there is SARAH A. LAFFERTY RUSK who is said to be the wife of DANIEL RUSK, who were living in Tama County, Iowa, at this time. Need to find where they fit in. So far the only Daniel Rusk I find in Iowa was said to have married a different Sarah. May or may not be the right Sarah. Found them in the 1880 census.

So not sure if the children were all paid the same in the end or if perhaps they might have had some help from their father in earlier years of their marriage and so did not receive as much when he died.

In this group of papers, mention is made of an inventory, but no papers were there, as well as no actual copy of a will made out by JOSEPH DELONG, SR. Mostly these were receipts of paid debts to other folks, plus the sale of the home farm, and distributions of that money. It seems some like GEORGE, and ELIZABETH, and JOSEPH, JR. seem to have been slighted, but it may not be so.

List of neighbors and associates of Joseph DeLong about the time of his death, 1862

E. C. HARMON, prob. newpaper publisher at Troy
ANDREW HOAGLAND, Executor for JOSEPH DELONG Estate
C. N. HOAGLAND
SAMUEL DAVID, Probate judge
ELIZABETH DELONG, wife
JAMES DELONG, son who moved to IN
JOSEPH DELONG, son who moved to IN



ALEXANDER DELONG, son

SOLOMON DELONG, son who moved to IN

ELIZABETH DENMAN, dau. who married DAVID DENMAN

JANE STATLER, granddaughter, and daughter of REBECCA, deceased daughter

JOSEPH STATLER, grandson, and son of REBECCA & JACOB STATLER

SARAH LAFFERTY RUSH, dau. and wife of DANIEL RUSK, There was a Francis Rusk in The 1835 census of Miami Co.

GEORGE DELONG, son, deceased, moved to IN

BENJAMIN CUSHWA, neighbor and purchaser of Joseph's property

GEORGE W. CUSHWA, worked on the farm doing repair, etc.

JOSEPH PEARSON, attorney for the family

JOHN S. FERGUS, appraiser

JOHN WEAVER, appraiser, Bethel Twp. on 1835 census

BENJAMIN DETRICK, appraiser, Bethel Twp on 1850 and 1880 census

A. H. WESLER, surveyor

C. A. BENTLY, auditor

ELIZABETH VAN EMAN, married to SCOTT VAN EMAN

EDWARD L. CRANE, Attorney, Bethel Twp., on 1835 census

JAMES PETERSON, clerk and prob. J.P.

C. A. BINKLEY, the auctioneer ?? Is this the same as BENTLY above as auditor??

WILLIAM FLEMMING, court clerk

J. O. BEARDSLEY, ESQ, Justice of the Peace in Allen Co., IN

JOEL DELONG, grandson, and son of GEORGE DELONG

JAMES DELONG, grandson, and son of GEORGE DELONG, poss. Attorney for some

JULIANN DELONG, 2nd wife of GEORGE DELONG

REBECCA DELONG, granddaughter, and daughter of GEORGE DELONG

ORLANDO McCONAHAY, clerk, (McConnaughey)

JAMES NELSON, Attorney for Sarah and Daniel Rusk

S. WOLLASTEN, Executor

JOHN ROSS, Attorney

W. COLLINGHAM, Agent at Butler Station for express

J. KNOOP & BROS., shingles

JOHN H. YAINGLEIN

JACOB WALTZ, lumber

DANIEL WALTZ

HART & HARTER, nails

THOMAS & SELLERS, Elizabeth's attorney

G. D. BURSES

SAMUEL SULLIVAN

BENJAMIN WILSON and wife, MARGARET, assisted in last illness

WILLIAM DELONG, agent for Joseph

DALE THOMAS

J. M. DEAN or McDEAN, Justice of the Peace, 1880 census at Bethel Twp.,

John M. C. Dean, carriage maker

JOHN McPHERSON

ISAAC BYER

JACOB FRANZ

E. R. BOND

R. CHAMBERS, hauled lumber

M. HEFFNER, May be Michael of Bethel Twp on 1835 census

JACOB WIDENER, recorder

JOHN D. CHARLES

N. S. LOCKWOOD & CO



DAVID PUTTERBAUGH FRO VANDERGRIFT, hauling GEBHART BROS. & CO., shipping T. F. SOMERVILLE, Justice of the Peace



STATE OF OHIO, MIAMI COUNTY, Ss.

TIAMI COUNTY PROBATE COURT: Andrew Hoagland, Extra moilibrar with of Joseph Delong, decid

Andrew Hoagland, Extr. of Joseph Delong, dec'd.

James Delong, stal.

To James Delong, Joseph Patong. Alexander Delong, Solomon Delong, Elizabeth De maar intermired with David Denimas. Jame Statler and Joseph, Statler heirs and legal representatives of Rebects Statler, deceased, Sarah A. Rusk intermarried with Danial Rusk, and the unknown heirs and legal Representatives, of Leonge Delong, deceased, who are helps and legal representatives of Vod are hereby informed the onthe 30th day at December, 1:62, said Executar alled his petition in the Probate Court of Mismi Schutz Orios has a perfect and prayer of which petition is to but an interface, on the 30th day of Lanuary, A.D. 1883, for the said Joseph Delong, ded, sized to witter The South East cuarter of section 34. Town 18. Range 9, M. Re; also 65 acres out of the S. E. corner of the South West duarter of sec, 33, Town 2, Range 9, M. Re; and being all of said of Marka Sec. acres that portion thereof owned by Benjamar Cushwa, and being the farm on, which the said Joseph Delong resided at the time of his deceased By, JOSEPH PEARSON Acres.

E. C. Harmon being duly sworn, doth depose and say that the annexed advertisement was duly published for and during _____ consecutive weeks from and after the day of America A. D. 1863 in the Troy Times: a newspaper printed, published and of general circulation in said county of Miami, and of which he is publisher. 8.6. Maguino

Sworn to by said E. C. Harmon, and by him subscribed before me this A May of May A. 186.}.. SDavis Pfudge

Penty Ling 500



of Fosfil Deling der. 3 Miani County Probate Court Politico lo sell Real Extre James Deling Not. On pressure of the new of the bout in this case, gave notice of sole by publication in the drag demes' a weelely newspaper of que al liveleting in some county of Miani, for at least four decessio weeks, pien to the DIA day of Much AD. 1863, and on that day at one delate I. M. enfer the premises, in accordance with Loid notice, I offend the real estate in the Potition described for Rate at public acother, when Benjamin Cushwa hice the Luce of deventy dollars and Leventy being levels for ane for the dixty find acus out of the doubte Med gr. of dection 33. Town 2 Rango gluns, described in Dira pet - how, and twenty più acces off of the Mire dide of the doubte East quarter of dection 33 down I Range of Mells. lend the suice Benjamin bushow also bid the sum of dixty one dollars and twenty pion cents pur are for the residuo of seice premises in soice petition described-Dia bies for the coholo of Inico premises in Raise petetien described, amounting in the aggregate to the Sum of fortew thousand, thoo hundred and lever dollars and fifty cents (\$1420 y. 50), which becer bring the highest and best three were offered, and more than livo the us of the appraised volue of soin frems is, Illien and there dold the some to the soid Benjamin Gushwa for the sun Andrew Houghand Execution of doseph Delong dewond, March 211.1863



Stale of ohis Meanie County 55 To Andrew Houghand Executor of the last evice and Testament of Joseph Delong deceased Whereus an the 31 St day of January AD 1813 in the Roobale Wourt of Marie Courty office in a artain Case therein where Joseph Delang, & Execut or was plaintiff and Dames Delong that were def Endants an order was obtained per the sale of the following premises to pay the debts of the Said dece ased to wit The South East quarter of Section Nothing three Your two Range nine MRS Also Sixty five acres out of the South East corner of the South nest quarter of Said Section Ar thirty chru (33) Lower two (2) Bringe him (9) MRS being all of Said South West quarter Except that portion thereof ownedby Benjamin bush and Lying and being in the County of Manie and State of this you are therefore hereby commanded that by the outes of John & Lurgues John neuver and facot Jounts after first being duly sworn and having laken to their assistance a competent surveyor do upan actual vicus of the premises above discribed proceed without delay to der de intotures more fasts and in Such manines as they may diem the best interest of the legaties of Said decedent the seal Estate above described und that after making such division or Subdevision they proceed to make a fist valuation of each Separate part or purce (turing and that they also cause to be made a Easseet description of the Same And it is further orders ed that Said Petiteories proceed according to law to



to advertise and Sell Said seal Estate on The primises at Rublie auction in Such Separate pariels as may be mude by Said approusers at not less than two thirds of the approused walue thereof and upon tupollowing terms to wit and third of the Recochase money in hand are third in one year and the sosidue in two yours with welesest prome the day of sale to be becaused by mortgage are the fre mises sold and it is purther ardered that said petic earner report his proceedings under this worder within Sixty days to this court Siven under my hand and Scal this 31 day of Garnary AD1863 Samuel Davis Drobate fredge



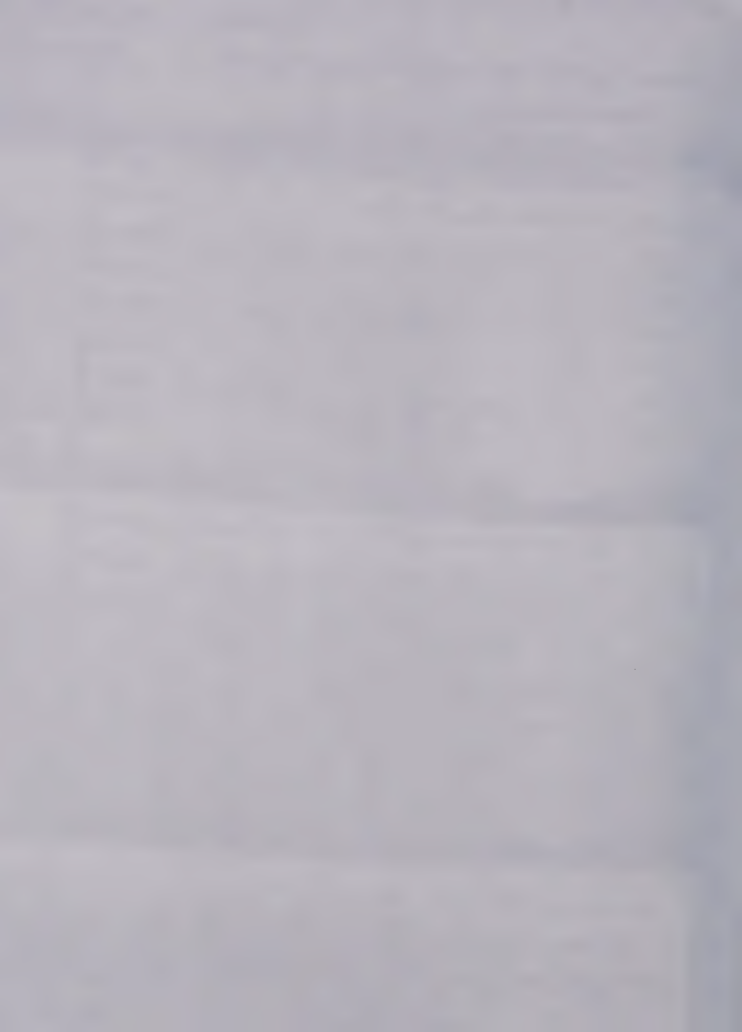
Indien Hougland Executes of the last Will and Interment of Joseph Deling dure in account with the estate of Mid decend To bolonce in hunds of Extra and Allumine Lein. 301. 1862 10.94 a amount of proceeds of volo of Neal Caloto 14207.49 " Interest collected on defend hay ments 61833 14836.98 Contra VNo 1 By amount of Lyang to the their of Gro. belong \$ 100,00 20, 4 " Elyobetto Lecuren 3 " Oor felt Dolong 100,00 10010 " . Sarah Lafferty 30.00 of ents of solvef that Exelote Ú (184.32 les fullante for dans 2000 . Recelling & conselling Mery ago 1.10 " Chizalith Deloys Ext. **f** 1094 , A.H. Misle Surveying 2. 9 0 5.73 " Benjamin busheva 10 .. 230 . C. A. Kerdsly auchone 11 4 500 , Jages du Run 1864 1.2 " 5409 4 4 1, Decr. 1863 13 .. 5409 « " for 1864 14 .. 91.26 " Relance of Executor Communica 36681 15 " Para Pearer for byol Dervier La. 15000 16 " Their for fricol Pelllement hd 6.00 6130186 Bolow often paying dible, extreman & Springin lyacies \$ 13535.12 Add to obbre, amount advanced to Rebecca Status as stated in Trice 60,00 " " Mexander Deloy " 1, 400.00 / 1399512



We John & Fergus John Wenner and Benjamine Debut alve named who has been appeinted to Dinde and appraise the Estate of Joseph Delong Deceased would report the following, For mit with my Duly dum and taking to our assistions A. It Wester someyor and upon actual new of done herenises, have del afront dixtopie wising destain. Thirty three (33) Lown Line (2) range Nine 1. 16,9 8 leing all of said South West quarter Except that furtion there of owned by Benjamine bushera, also menty fine, (25) acres off. the West dide of the South East quarter of Lectur Sounder Mulythree (33) Loun Leve (2) range Nine (9) H. C. the above Described frier Contamine Sind above and the state of t also the South East quarter of section Sounds thirty There (33) Loun Der renge Nine 16. A. C.x cefet the. orentyfue (23) weres off the west dids of daid trintas alie described, appraised at Fourty fire Sollows per acre, In witness whereof we have hereunto set our hand this fourth day of March & D. 1863 John & Forgus John Heaver fin Benjamin Letrick



demount for right forward # 13995.12 And amount of James delengs holes referred to in will 145,00 4/1/1/40.12 No of Shaws Amount of Shaw of each Mesidian Legalis \$ 3535.03 Destrol amount Amount du the Heur of Phlecca Statter durch 7 35.35.03 Deduct amount of advancement as fullico 60.00 leto 16 By each paid doubt Statte 63530 600,00 400.00 . Elijalisti I. Vandenmon 18 " 530.50 19 " 600,00 20 " 607.03 21 " · Poshlo Statter 92.01 3335.03 22 " of the day Alexander Deleng 8 3535,00 De dut amount of advanument or he will & 400,00 1 No 23 By earl paid Mexander Deloy 721.00 241403\$353503 Amount of about du Solomen Delay \$ 3535,03 \$ 1121.00 1200,00 1000.00 and continued the state of the 28 4 214.03 35356 3335.03 structul of above du demes Delong De dest amount of hotes referred to in Mill " 145.00 UN. 29 By each perio Selem Del Janus Delay 122600 " Omt by Ceppers 96400 353503



throw all Utlen by these Presents, That we, Andrew Hosegland
C. A. Franglaw, John S. Fergus and E. S. mine
in the state of th
of the County of Miami and State of Ohio, are held and firmly bound unto the State of
Ohio, in the just and full sum of Seventeen thousand Six hundred
dollars, for the payment whereof well and truly to be made, we bind ourselves and, each
of us, our heirs, executors and administrators, and each of them, firmly by these presents.
Scaled with our seals, and dated at Troy, this 24/6 day of
WHEREAS. Harfle Delang
late of said County of Miami, deceased, made he last will and testament, which has
been proven and admitted to record by the Probate Court in and for the said County, on
the 1410 day of June A. D. 1856 and whereas the said
Andrew Horagland
is appointed Executer in said Will named,
NOW THE CONDITION of this obligation is such, that if the said
Mulicu Holestone
shall pay all the debts and legacies of the said. Posifile Deling 11.
Testator, according to law and the Will of said deceased, shall make and return into said
Court on eath, within three months, a true inventory of all the moneys, goods, chattels,
rights and credits of the Testator, which are by law to be administered and which shall
have come to his possession or knowledge; and also if required by the Court, an inven-
tory of the Real Estate of said deceased, and shall administer according to law, and to
the Will of the Testator, all his goods, chattels, rights and credits, and proceeds of all
his Real Estate, that may be sold for the payment of his debts or legacies, which shall at any time come to the possession of the Executor or to the possession of any other person
for him and shall render, upon oath, a just and true account of his
administration within eighteen months, and at any other times, when required by the
Court or the law then this Obligation to be void; otherwise to remain in full force and
Signed, Sealed and Delivered in the Presence of
Jas Pelusan Constant
le notvagland [L.S.]
John 6 of St. St. St.
shinning a distribution and a survey of a distribution of the state of
Signed, Sealed and Delivered in the Presence of Out Pour land [L. S.] L. S.] L. S.] L. S.] L. S.] L. S.]

Cem Leusenon, Harrison beau & Edward Rond



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concord rownship.

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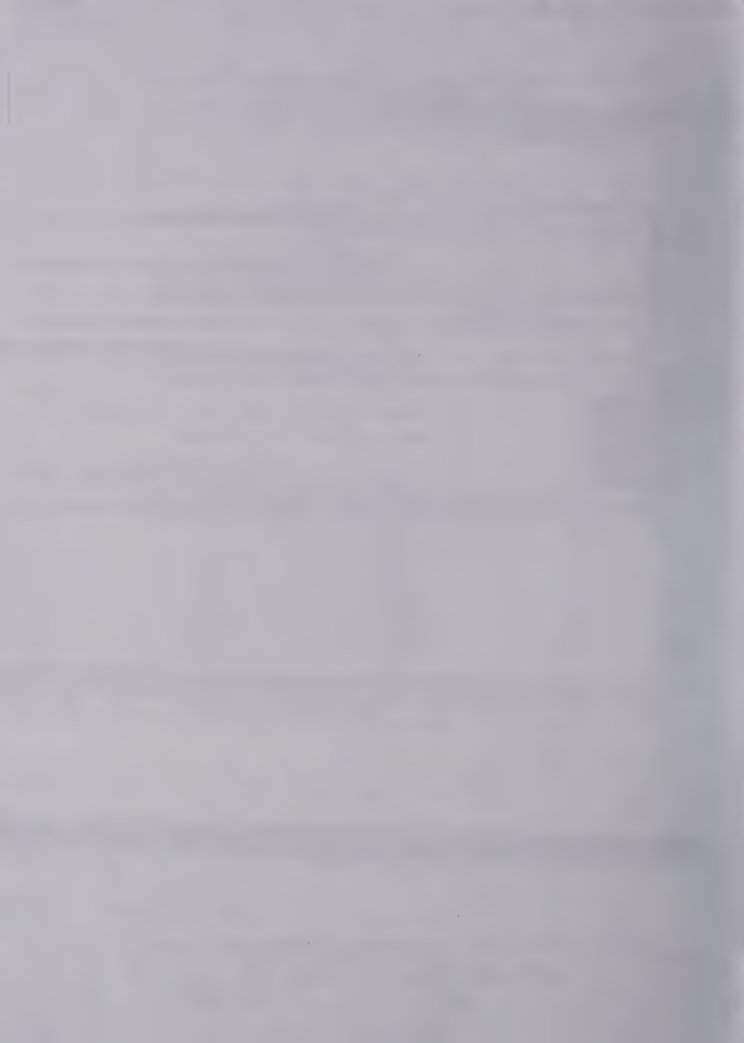


Hickory Milo of Bostel Belong dud Seven hundrid give twenty one dollars beighty shaw of the fait tust thement of Money arising from the sole of the red extent of sind decond decond the sole of the red extent of sind decond down districted Alexander Detong CONCORD TOWNSHIP. Dec 9 , 1865. Received of A Moagland Egg & Delever ..., the Taxes for the year 1864, is charged on the Duplicate for all purposes, due June 20, 1865 DESCRIPTION. ACRES. Personal Property, My Mitchell , Treasurer, Miami County, Ohio. CONCORD TOWNSHIP Dec 9 , 1864 Received of Hoagland Exp & De Long, the Taxes for the year 1864, as charged on the Duplicate for all purposes, due December 20, 1864 VALUE. Personal Property, My Mitchell , Treasurer, , Dept. Miami County, Ohio.

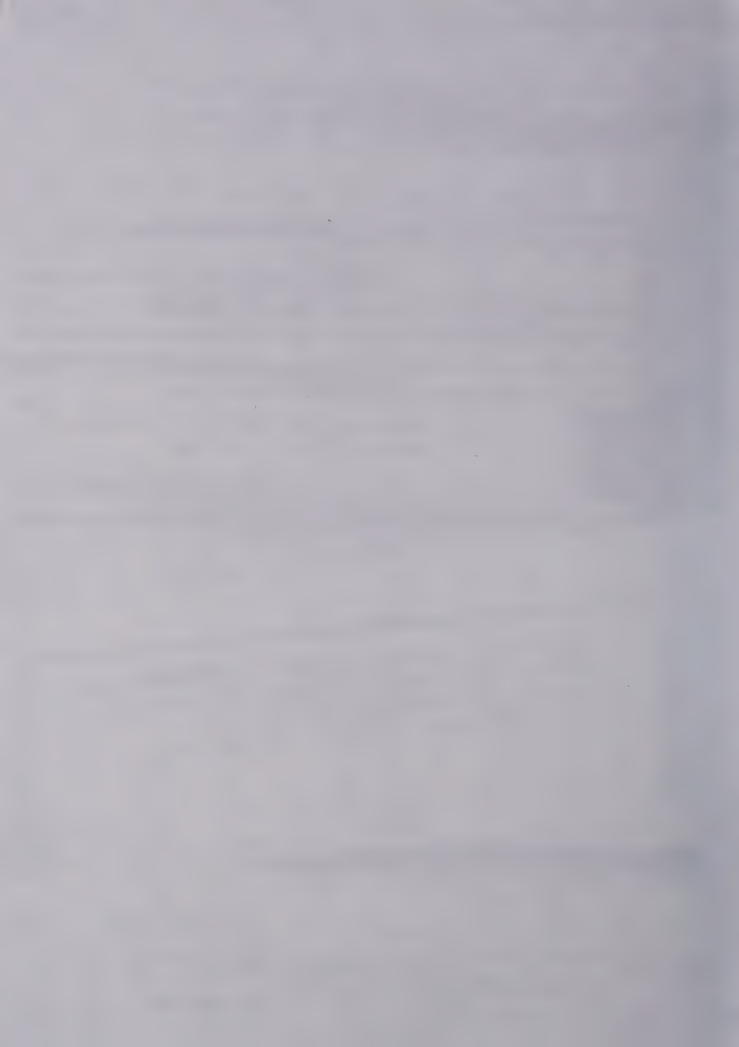


JIMOII all mew these presents, I had, I goreph Starte of the Cuintin of Mason and State of Minos, have made, Constituted and appended, and by there presents do marce, Constitute and appoint Thomas J. Statler of the Country of Meaning in the State Ohio, to be my five and lawful allowny, for me and in my name, and for my sole use, so Settle my interest in the Estate of Joseph De Long hereby giving and granking unto my said attorney full power and authority in the my role benefit for the purposes aforesaid. And generally to do and perform all such acts, matters, and things as my said attorney Stiall dem neccessary or expedient for the Completion of the authority hereby given, as fully as I. Dight and could do if I une presently present; and finally, hereby ratifying and Confuring all the acts of my said allowey or his Substitutes, done by virtue of there On Witness whereof . I the Said fore ph Starler have hereunde det my hund and deal, this digth day of Opril in the year of our Lord on thousand eight-hundred and Sixty four. for Statter Bear signed and sealed 3





Received of Andrew Avagland and anterior of the Estate of Joseph Delong, Deceased, Live Dollars for Lervices as auctioneer 6, assintly



Recence of A. Haughow Ext. of Joseph Leilny die Due hunched lend fette dodoes for byol servis de. in the settlement of the estate of soil sura Doseph Peary Truy Suy 2112 1868



Received of Andrew Hongland Execution of the last Mild and Vestament of Joseph Belong due one hundred dollars the amount highester by the sind Joseph Delong and to me by his two Miles Goseph Delong and to me by his two Miles & Clay alieth Denman.

Receive of Andrew to respond Execute of

the last Mile of Gerfled day account his hundre

and fight five as less to pfly cents as horten of

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and twenty fine delays of the above hung on the

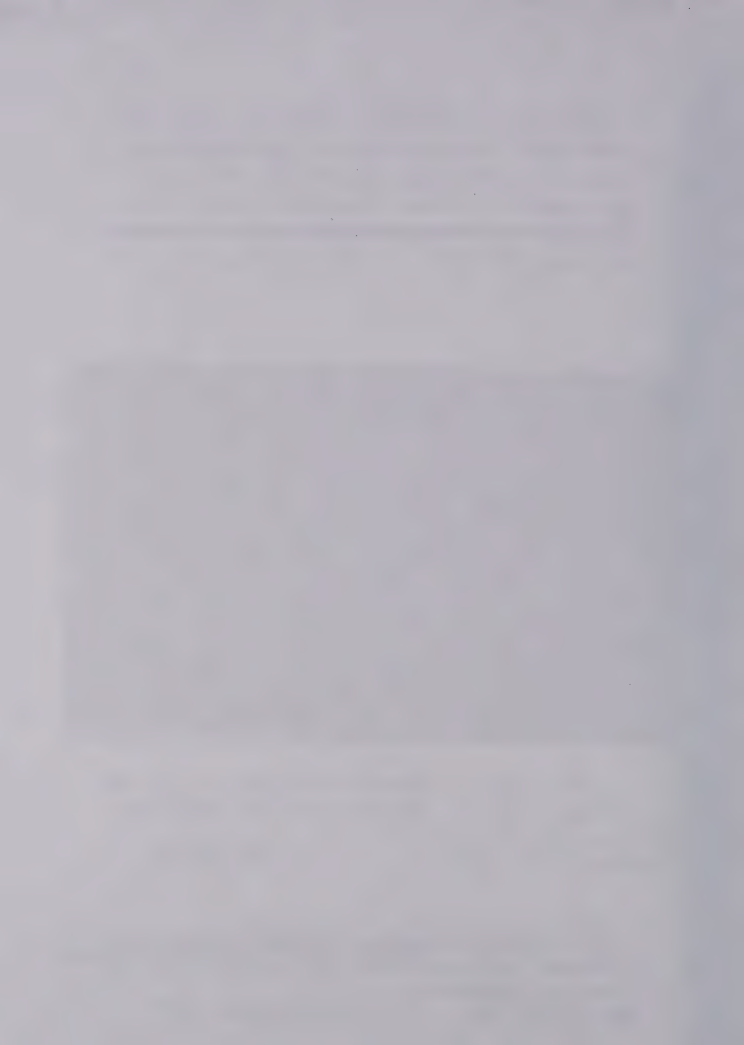
Dread hagement on soin seel sucto.

Africa 3. 1848

Poseph Desing: Deceased, fire The Dollars for April 13th: 1863, A. H. Wesler

Received of Andrew Hongland execution of Joseph De Long Deceased Quentypic Cents for Luaring appraisons.

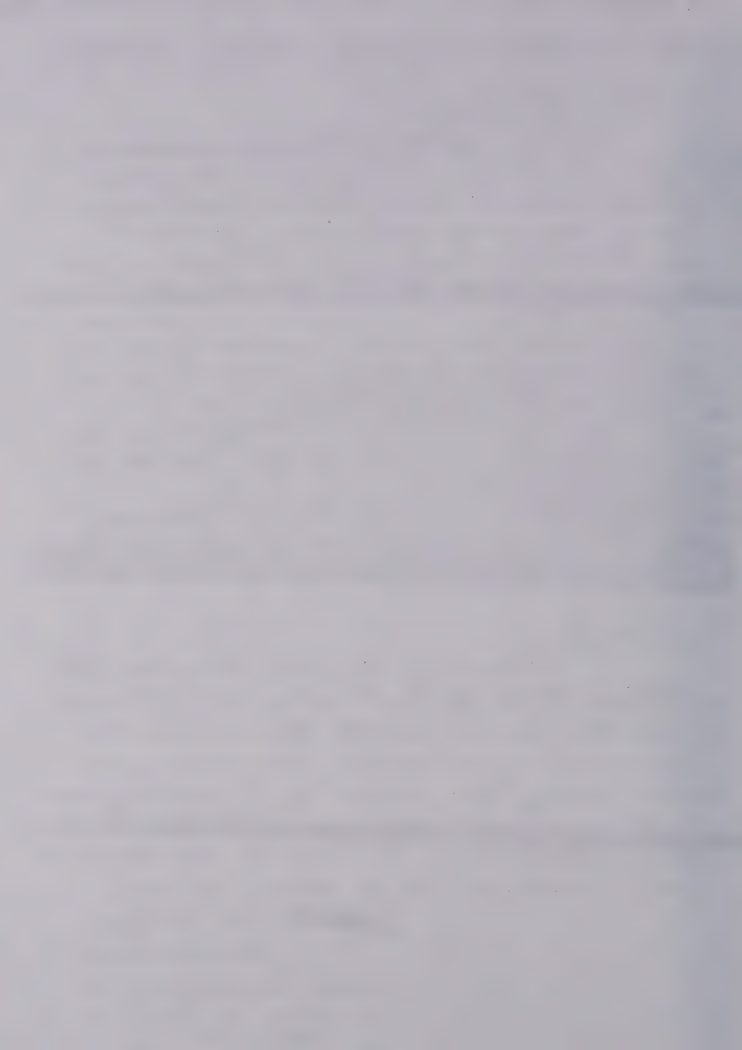
April 11th 1863 A. H. Wesh N.P.



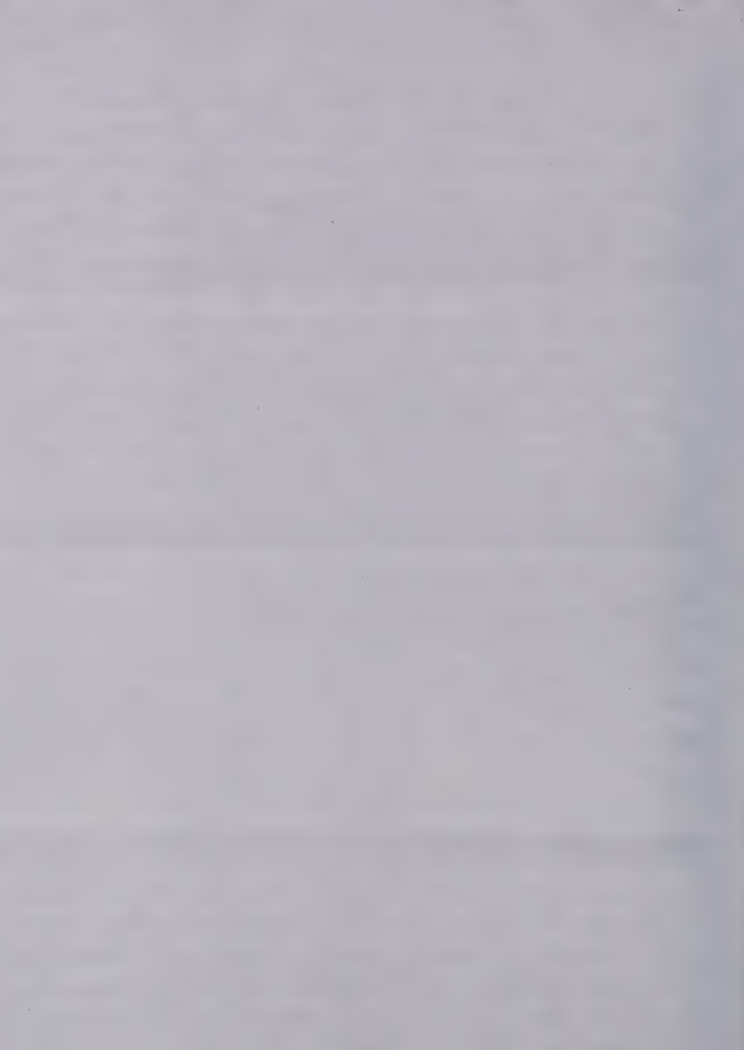
MM Clerk of the Allen Circuit Court, within and for the Country of Allen aforesaid, do herely certify that J. V. Blandsley Esq. whose Certificate of Noknowledgment is annewed to the . Rolling of attorney to which this is attached, was at the date of making the same, to-wit: on the lifteenth day of More 1863 a putie of the Reace within and for said bounts of stoller duly elected commissioned and qualified according to Lower and that the within Form of alwrney and the Acknowledgment thereto annexed are executed in pursuance of the laws of the State of Indiana; and that I am acquainted with the hand writing of said IO, Beardsly Esq. and the Lignature purporting to be his is genuine; and to all his Official Acts full faith and credit are due, and of right aught to be given.

WITNESS TOMMY Clerk of said Court, and the Seal thereof, this 17 day of Merrch 186 3 William Olimny Olerk

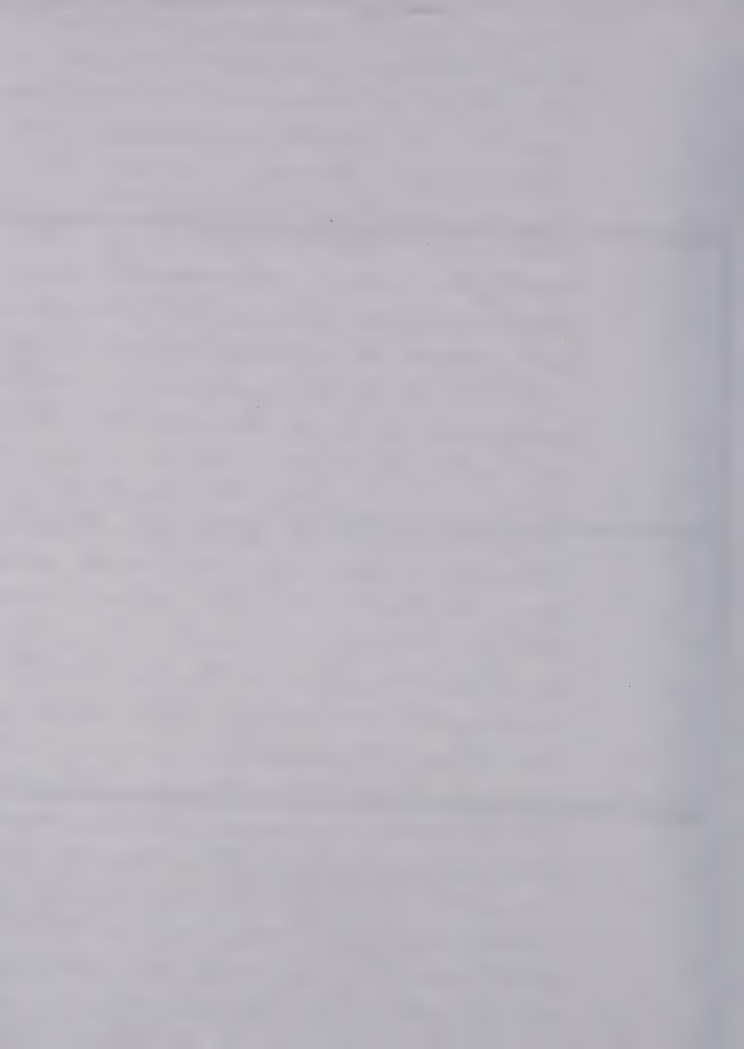
of the last Mill of South Lectory late of Mission Cepter beauty this decrease forthe Lectory late of Mission beauty the Section in fact of Jose Lectory, James Lectory, dear of a lighty of such beauty dead by his last Mill and Justament to the Lectory dead, by his last Mill and Justament to the Leid Leage Delay decrees.



Know all men by these presents that I Toll Delong and Julyann Delong quardin for Releccaon Delong of the County of all State of Indiana and Sames Delong of the County of Destall State of the afore Said Reposing full Confidence in James Delong Som of the County Lot Se Rale of State of Antiana do appoint him our true and Lawful attorney for us and in our names to Receive and Keeift for all moneys that may be due us as heirs of the will of Joseph Delong late Deceased the County of hubini Stat of Ohio and hereby ratifying and conspiring with the acts of our Said attor ney the Lane as In testimony whereof we have here to let our hand and Seal this 14th day of mares at 1863 Jael Dolong Estal The date of miliana Allen Couly for of Laid Come by this singlest day of Nanch of 0 1863, Cance Loel Vong and himes Leling To your Delong and cerknoladge the above antical to the thing bolestary cut for the wie and purpur, There in Metorhend



Amer are men by these presents that I Jaseph Delong of white comety in the State of Undiana do herely nom. inate constitute and appoint Edward L. Crane, ofeliami County inthe State of this, my true and lauful atronney ho ask for, sue, demand recom and recieve, from the proper pensons in passession then. of, Andrew Hoagland or ather person having possession there. of, all mories which may be due home, from the Estate of Jaseph Welong late of Illiamo County, This deceased, who was my father, whether such money le due to me as Heir, Segatel ar Distributee, or any other capacity whatever, and also upon Receipt ofsaid money to make and execute and deliver to the proper persons all proper vouchers, acquittances and le ceipts therefor, and generally to do and perform all other acts and duties which may be lauful and necessary withe Themises the same as if I were fler. sonally persent and for



whatever my said attorney shall laufully do in the Premises. this shall be his sufficient Marranty Witness my hand, seal this 17" day of August State of Lusiana 3 White boung for B - seared before me Orda do Monahay Court the above rance for so in DE Long and a Rnow lessed The y entire of the attin = · ment to be his woluntary ashaw eed for the vises and purposes therein expressed. Jetuess hughand and to Seal of Raid Curt hereunto at Office an Montrello. This august 14 BBby Dave Daie Day Joseph Deleng by Eden 628/2/11/1/1 checores undered du ma as one of the lyakes of hora Lath belong There of dance we beneficial Executes of the lose £110E



Know all men by thear presents that The Boundel Rusk & Sarch Rusk Jonsuely Hanah Hafferty of Jama County State of Love do by these presents make constitute and appear James Holson of Thoy Maini County State of Chio our true and lever fill Allany ne our name place and stead, to duna and necesse of Andrew Hoagland Administrate of the Estate of Joseph Dlong of Maine Co Atale of Ohior the sum of fifty dollars due Sarah Rush ponuerly Sarah Lafferty as one of the Legaties of said estates and we empower the said James Melson To give necessits from the rance in our name Gring & quanting unto out said Attonney full fromer and authority to do and perform every act as fully to all sutent and furfrozes de me could do of persond present, Hereby not fying and confirming all that our said Attorney whall do by with hands this 24 day of December 1883 Sarah A Pusk State of Josepa Be it nommbered that Janua County on this 24 day of Becaudier 1968 he fore me the Undersigned IA Graha The of Sound on the st houndward that

He ceen a of Andrew Hoayloud Executor of the last Mile of South Lelay dord ten and hinty four cents the bolance "
And any and minety four cents the bolance"
And Etizabeth Delay as window of sain deed, from the escate of sain deed, when the escate of sain deed, which is the escate of sain deed, when the escate of sain deed, when the escate of sain deed, which is the escate of sain deed, which is the escate of sain deed, when the escate of sain deed, which is the escate of sain deed, which is the escate of sain deed, where the escate of sain deed, where the escate of sain deed, where the escate of sai

Jaseph Delongs Este & Prime Probet Con to
Petition to sell has Entre

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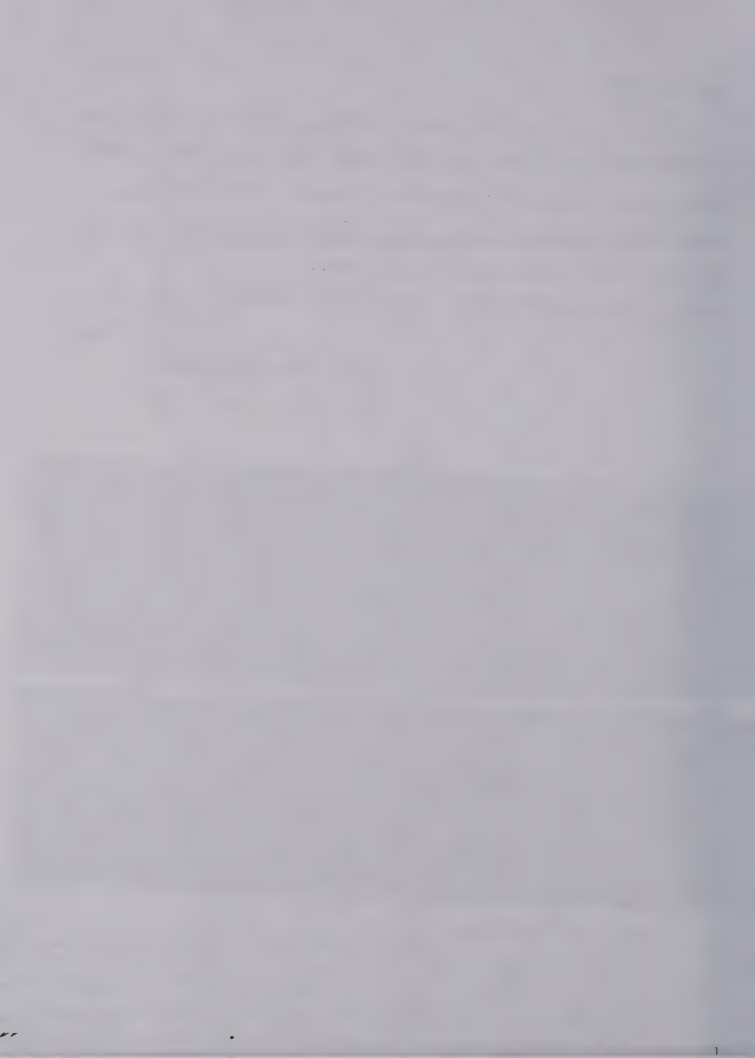
Micernet of In an Hanglands Of the first mile of Joseph Delong decens one

hundre and eight from 32/100 deline the sum

of the cert, in the observationed Carts.

F 184.32

Mill D and P progre



Estate as fully to all intents + hurposes as we amselves mught or caned do if fursanally foresent and acting in the francisco herely rate ifying a confirming all that our Said allowing shall landfully do or cause to be down in the premision reserving full power of revocation In metres where of we have heremite Dut- our hands & seals this 20 day of may a & 1863 monverschund Leot Ban Emon Stul State of Minisoca & Drashington Caming & p Washington Caming & p (no this 2 day of thing 28 1863 personally appeared before on a Scoto van Emon + Elizabeth Van Ennoun (mic Elysbeth O Statter) his rufe to me Minemin to be the identical pursues discribed in & who Hearted the foregoing person of attray and ack-wired god that they ween ted the earn freely + volunta



Know all men by there presents that we Scott Van Emond and Elizabeth of Vorne-Eman (nei Elizabeth of Statter), but of Still water. Washington Comming (Munnesota have made constituted and appointed of by these finesunts do make constitute and appained. John Kaso of Miamin Canny State of This and true + langue attorning for us and in our grane place and stead to ask demand + receive france John Heaghand Execution of the levelwill and tealament ofdereph Deleny late of sand miani Can to eleceased the distributive share of the Estate of said Clerifly Delone, as provided in the last will + testament of said Joseph Delang belonging to the above named Elizabeth & Van-Ennow (nee Elizabeth of Statter) and now in the hands by said & secution or what many hereafter came into his hands hively authorying and simpowing and said attor my for me a now our or come place a stead to secrete a deliver all mecessury & proper recipio vonecturo acquittance upon the payment of said distribution share of and

only of for the now + purposes therein Eferenced and the said Elizabetholow. Comand wife of the said & coto Van Enna and purale Hammation by me sep enale & appart from her said hus Land and any significant the great The same freely & voluntarily and without any fear or compulsion fram any and Between hand & Mocarical Seal the day of year above Mussel me Cours Rotary Proces Received to the second of the second of the second Level 1 1 Mallanie of the house have Live the court of the Extender, Met Degree of the Clare in the many ferral the date of the second of Sitted to the fill of the state of the second

Receive of Mudiew Hoagland Executes of the lost Will of Joseph Delay down find hundred and thirty dollars and fifty leads, The amount of the first instalment arising from the date of the real celeto of died discoud by soin Executor, due Elizabetho Von Emm late Elizabeth & Staller one of the heir at law of Rebeca Statte dich a lyoter of sin South leday der May 14:1863 dest vonameou Elisabeth vanamon By John hoss the sty Neceura of Amarem Hoaglond Executer of longle Delay done his bunded dollars in the sure sustotumb of money answer from the sole of the red critico of shin Accessed Muie 4 11864 Sot ranemon Elisateth vanomore By John Ross then at leny in part \$607.03 Reserve of Andrew Houglower Egh, of bouth Deling ded Dix hundred and seon dellar and live cents king the holen den Elizabetto I lanamum lot Elyobeth & Statles from the procuses of He sale of thereof create of one South Leday Mie 5.1865 Elesabeth van amon By John Ross there allery



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n or	or for any los r damage by r from any of	dertake to forward to the nearest point of destination reached by this Company only, perils of navigation except as greed that said United States ExpressCompany are not to be held liable for any loss or damage, except as sor damage of any box, package or thing, for over \$50, unless the just and true value thereof is herein stated fire; the acts of God, or of the enemies of the government, the restraint of governments, mobs, riots, insurrect fithe dangers incident to a time of war; nor upon any property or thing, unless properly packed and secured file fabrics, unless so marked upon the package containing the same; nor upon any fabrics consisting of, or constitution of the package containing the same; nor upon any fabrics consisting of, or constitution of the package containing the same;	forwarders only;; nor for any loss ctions or pirates; or transportation; ontained in, glass.
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UNITED STATES EXPRESS CO.

Received of W. Wood



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Trag Deer, 011.180

A 1200 00 Receive of Suche De Long deceme Executes of the but Mile of Boroph De Long deceme, twelve hundred dellars, on my pation of Money arising from the second instalment of the proceeds of the sale of the real estate of said Joseph Bedong due.

Her 1864

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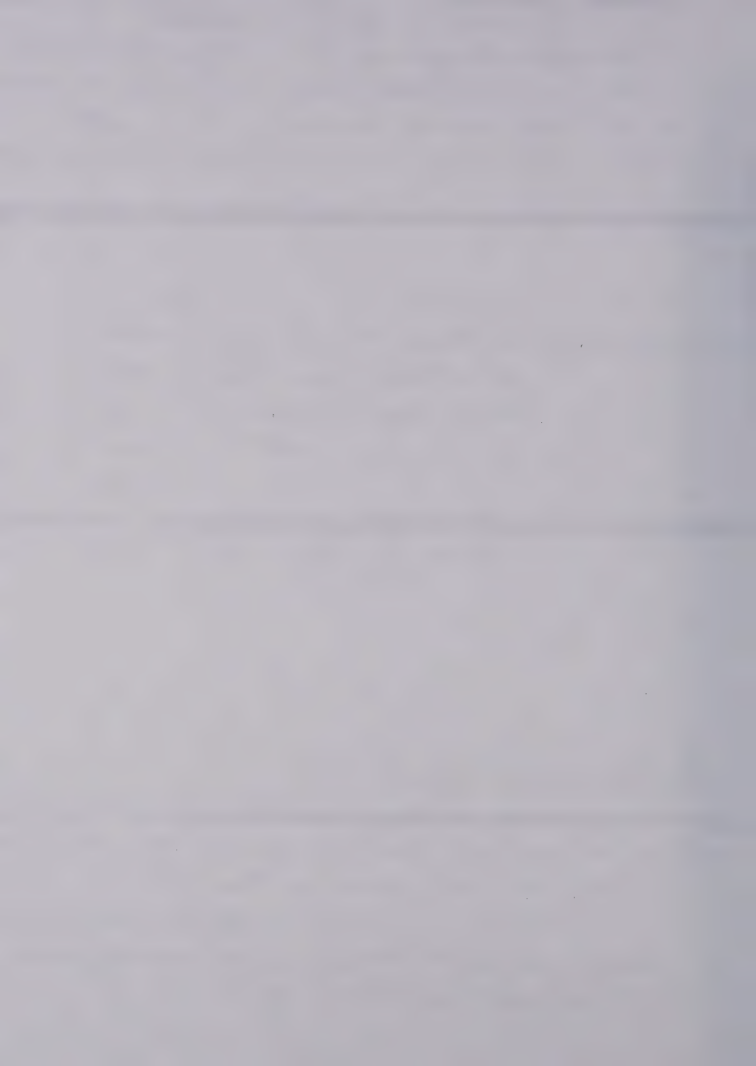


Andrew Hagland Execution of the last Mills and lestament of Joseph Deling deciona in account with the estate of Lord decional Wer You belone due estate in delle ment Luly 57 1860 \$ 123,20

The Italo of this Missimilerants of South I delicare traplomed Executer of South Lectory deceased do make delever oath Mist the above account is how anin correct as I verily believe Andrew Hoagland Sware to and Subscribed before me this 31 St day of Lecensing 1842 & animal Davis Probato pray

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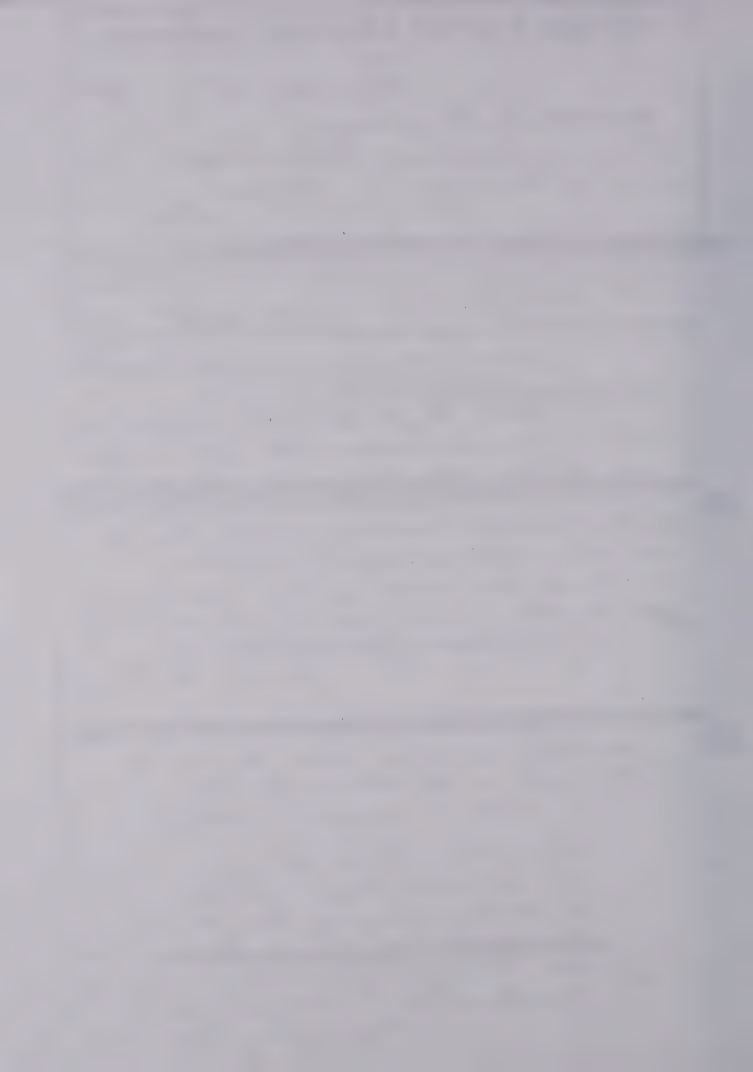
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UNITED STATES EXPRESS COMPANY. Tray apr 18 186 Received of A Hong land

1 Par aid to contain Curring valued at Frelow Hundred

Pollars, and Marked Job De Long - Paterlov containing the same; nor upon any fabrics consisting of, or contained in glass. COM WAGETT Le awrence De Mall Co Ind april The 24th 1865 MIT Hoglin Deal Sir & have been ere proting to get the morrow that is due me from my Mulher cotate and now if you have not send it you will faloans to agresofaces it to dian zince or taking de Fisalle lo Dred Senait asudialely as & aming. ment of it to apply on payment of my place 73 will here inform you that of have bought 66 is im proved yours buily Parner De Long This Hanglined on the Db. of Mil 1865 Reed Loy April 26th 1865 Of A Hoad and I pa, Said to Contain Currency bal at Mine Hundred & Sinty Jour Jollans and (Marked James De Long Lawrene Station De Kath bo Ind Mothnicham agt as Pre-len



A 1226 or Received of Andrew Hoaflowed Executes of the last Will and Isstorment of Bough Leiling account twelve here and and twenty six dollars on my feating of the proceeds of the Role of the rate of the Role of the rate of the first former above hing my featies in full of the first former ow side of the state, and two hundred and fifty dollars of the above heing on my featier of the dollars of the above heing on my featier of the dollars of the above heing on hop featier.

I sugar April 2 1863.

of Joseph Deling low of Miami leounty de wond of Joseph Deling lot of Miami leounty de wond Execut do hender with Declary to dend to me at my riste by Express, directed to the set Matulos, at the Some Debath Gamety Indiana, as soon as the Some many he lock coted, all the residue of the mong de many with the estate of Brid Perphe Delay deceased, me from the estate of Brid Perphen Delay deceased, me of 180. 1863.

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South Deleng dead two dollars and fifty cents being one half of the expense of the surely of the real estate of languages tream of the sound for the Ben Casheral

He eccera of Andrew Haagland Execute of
the fact Wice of Joshh Delvy twenty four here

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bolonce due in my distribution pertien of the serve

of said accord as one of his heir and lysters.

Ming 25th 1865 Alexander Selong



STATE OF OHIO, MIAMI COUNTY, Ss.

Andrew Heagland, Exr Mismi Co. Probate of Joseph Delong dec'd Court:

Petition to sell real

James Delong et. al.

James Delong et. al.

On Saturday the 21st day of March, 1863, at one o'clock in the afternoon on the premises in Bether Township, Miami County Ohio, will be sold to the highest fulfiler, the following described real estate, sa the property of Joseph Delong decessed, to wit: The South, East quarter of Section thirty three, Town two, Kange nine, M. Ks., containing one hundred and sixty acres more or less; saite alixy five (55) acres out of the South East corner of the South West counter of said section, thirty-three, Town two, Range nine, M. Rs. being all of said South West quarter except that portion thereof wand by Renjamla Cushwa. Said real estate will be sold in two or said section thirty-three is said to the purchase money of sales. One third of the purchase money.

Terms of sale: One third of the purchase money in hand, one third in one year and the residue in two years, with interest from the day of sale, to be secured by mortgage on the premises.

ANDREW HOAGLAND, Exr.

of Joseph Delong. dec'd.

Jessen Pharson, Att'y, "Reb: 18th, 1863. 1672 1 1770 E. C. Harmon being duly sworn, doth depose and say that the annexed advertisement was duly published for and during from consecutive weeks from and after the day of fubring A. D. 1863 in the Troy Times: a newspaper printed, published and of general circulation in said county of Miami, and of which he is publisher.

Pointer 450 - Ameritariant \$450



The date of this Marni leavily & I, ludiew Hoagland Execution of the last Will and Vistament of Joseph Delong decrond, Petitione hearned in the ferging petition do make Lolema outo Thut the sera James Lectory, Joseph Delay, Mesonder Delay, tolowow Delay, Elijobeth Dennow and Barre Denman her heisbourd, Jane Statter and Joseph Statter heres of Rebreen Staller deceand, Starah A. Rusto and Duniel Rusto her husband, in the above petition Inentioned uside out of this I tale as I hereby believe, and that the him and ligol representations of George Deleng deciones in Deia hetitien bours mentioned are unknown to me Survey to Adube when & Andrew Hory fand before the this 30th day of December 1862 Forth Peaces Notary Public



To the Hen. the Probate Court of the Court of Minin

of the last this and Sestament of Poseph Deling, late of daid bounds demand respectfully referenced, that the presence what and effects of Love dender have been entirely examination in the fing must of debts, expending reference to the flexibility as well affects of Love times; that the difference to great of the flexibility of due and senfois unional to the during the hundred and lifty Hottan; and that the charges and expenses of different from four to distribute and reference to the flexibility will describe the free hundred with fifty that the developed means with and fifty that and the the dead dollars. The freesend to the first and there for insufficient to kay.

of the following described real extete, Setweete in doid occurring of Minaria to earl; The Strict Could be to Many o nine Mills of Sections of thirty thee, Form how things nine of the doubt East time of the doubt East time of the doubt East time (33) From leve (2) Many o nine (33) From leve (2) Many o nine) thereof the doubt thirt quarter of doid dechow to thirty all of daid druth thirty quarter except the being all of daid druth thirty quarter except that fresher thereof oremed by Benjamin bushers

To matte him, as sind Executer, to carry in to effect



The provisions of the Will and the design of doing Sestator, it is necessary to suc the whole of since Rico Estate and reduce the some to theney.

The following rased Justes are the devises having the hext estate of inheritance in the premies above described from the Loid decident, hamby, Jolennes Deling, Jos. fel De eleng, Mexander De Congand Jolennes De Congrussed Chizabeth Deriman interman - in with Lavin Dennan of the Mate of Andismo, 4 I dane Stattes and Joseph Statte, him and lyob representatives of Rebecca Statter deceand of the State of Illineis, Varab & Musto, late Vurab . A. Laffeely, intermented with Daniel Rusk of the Olato of Lows, and the weeknown heirs of Lenje Delong demand, Town Petshinen prays thus the Leid pusins above muchand and described, having the hext 12 toto of inheretand in Road premiers from Loid Accedent be made parties defendents to their petition; and that your Petitioner May be added to sell soid real extate under the order and direction of the bount and distribute the proceeds of buch dolo according to law and the Will of sind decident de, and Such other releif to.

By Toseph France Muney for Petitioner



Received of A. Hoagland Escentor to The Estate of Joseph Delong Ded which is my Hisband His amoun as follows for my years montamence as set of by of proiso 1st A Note of hand made by Samue Sullivan Dated Dec. 13 14 Le 1854 the whole amount of Note Interest included being on mario 2000 mar on B. h.O. J. S. 2nd a Note made by Benjamin Gisher for winty five Dollars and Bifly Cents Dated April 4st A.D. 1856 Due None Months after Sate Leduct to on Back for \$ 18,00 Balance 77,50 3rd a Note made by Samue Sullivan June 23 d. J. 1856 being Interes encluded 132,19 4" Twenty five Dollars which reconed as now consumed by Approxisors 25,00 Whole Amount 343,94 Balance yet Die on yours knowntanance 5th all the articles in appraisment bill frowing on the Starm of Sant Det the amount after deducting above Exceptions Bring \$255,67 this pt Day of August S.D. 1956 Total Hom \$ 59901 and Mark Delong Attest Duniel Bush



Joseph Delongs Ext. Peteties to fill reol Junes Dolong Not 3 estate The Court being botispies there it is heresso of to sell the real istole of the sera Souphledong deceand to hay his legacies and carry into effect the providers of his that the defendants in some fulther have been sulfind of the filing and pendency of the some Desofile Peaces and Country for the Rothing, It is Accob Franks, after being first duly severe and report natives brew of the precues takeny to Their assistance a competent duringer, do upon described, proceed without delay to devide note two or here parts and in duch houses as they May deem to the best whent of the lighter of soil decedent the not estate in Ana petition describer, and this often making such devisions or subdens sing they proceed to make a feet voluntion of and toperate part in parco thereof and that they also came to be made accurate descriptions of the en ser en marion de la reserve betilinen process accuding to law to wareting and sell land redestate andrew in such defents parcels as may be made by sin approuse, at not less them has think of the officeend boles thereof, and when the following Come to unt mother of the perchantemy in hund, me There in our year and the resides in two years with interes from the day of Loty to



Elizabeth I Song widow and residuary legation of Doseph D. Long die? comes and excepts to The account current and vouchers filed for Mellement on the 11th May 1858 by andrew To g land executor, as follows That The item of 25 dollars in voucher Mo.2. as a creat in The executor account

The State of this Miani leounty for For smally appeared before Me a Notary Public without and fer the County ofensaid, Ilust Forgue Ohn Mearer and Reijonin Duter and were duly som by me according to law to discharge are the duter regime of their by law as approxim of the real estate of Souther Deling town with an nder of the Probate Court of Doin County, in the con of Joseph delay's Exte. is Jones Lectory demand and

March 710 1863

A. H. Wedler Notary Public



Bay, Ang, 220 185-7. deceived of Andrew Hoadsond On Dollar for publishing in the Tray Times notice of his appointment as Executories dough De Long died, . S.b. Harmon Receive Oune DAINO 1886 of A. Hougland Extr. of Forefile Delang de a deven 9 her dollars My keer for Probati, of Edice Recading & color of some Letter lestamentay + Horefile Pears ow P. Sudje Stel 23" 1857 Recence of Andrew Houghand Executes of South Delong deciona Two hundred and ninely and dollars and digly searts, being the amount airing from the Wheat Com and Hearters belonging to hand cortor of dentil begroup Lecuona Glizab. 14 to J. Long January 8 157 Received of A Hougland Executor of the Estate of Joseph Il Long Bed. Ine boller for approcessing the estate of forefil Long Witenseman



August the 157 that Bengeman pilson and I Dang Agent for Joseph lane Setteld all us to this Take Balance Due Bengeman Bengemon milson blaim in full my Agent Balance Dur Brillan 1 1.

Joseph Deling God of Section Arlong \$ 66,11 for money poid Tale Thomas for the Redemption of Land Sold To said Thomas and redeemed Fef 18 1852 Same time Dr to time and travailing expencer Fifteen I ollars Jotal amount \$81,11 Solomon Glong Probote 15 interest 3 The State of Ohio micin bounty for Reforme me of Moderan a Justice of the Peace in for County Personally appeared Solemon D Long above namell John made Solemouth that is Juttly on the above blaim the Sum of \$81, 11 that no payments have been made thereon and that there are no offsets against Swom to & Subserbed to Before me this the group of August 1856 efsul Dean g.P. Plootred of Andrew Houghand Executor of the Estate of Joseph & long Late of Min County Deced Estate In Duclifying appearing for 1d

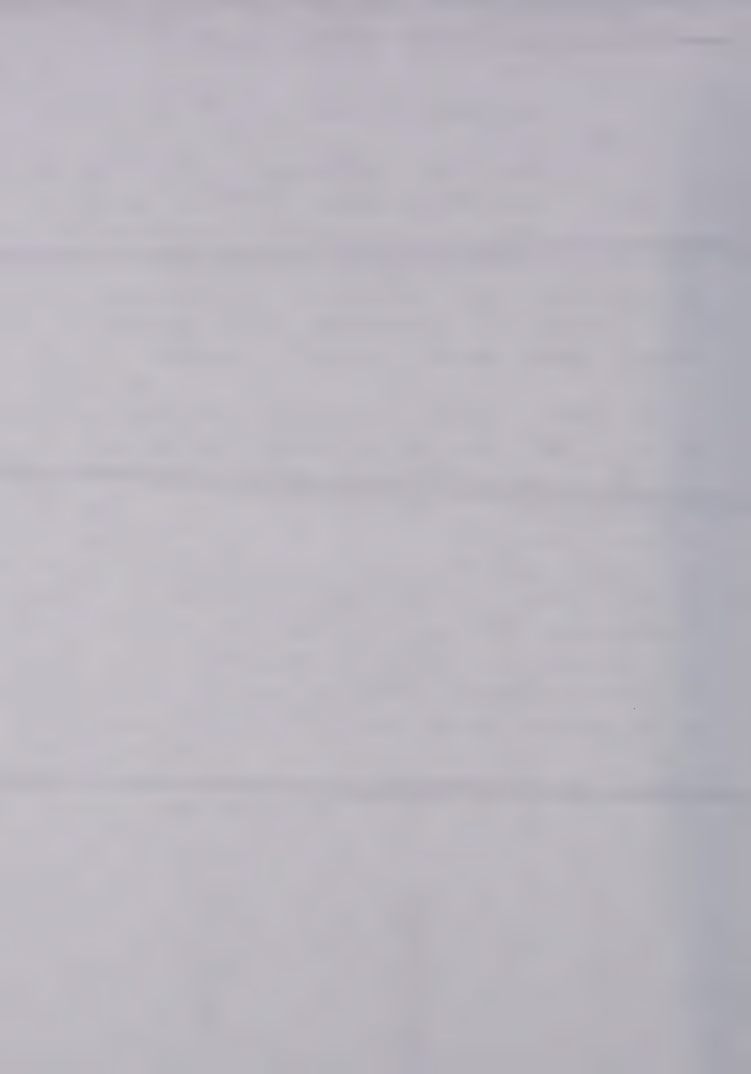
Received of A Novylina Creenter of my ofe against Said estate Lower of Andrew Hoagland Exor of Lower Sund Services about Laire estate Expression Starrans January 6 1958 Received of oh Hong Sunder One Dollar it on by Win Dilong Agent for The accounts rendered on by Win Dilong Agent for The septh D. Long for services Melson



ern quist the 9th 1856 de de la Estate of Joseph De Long Som do danses De Laire De 166, 110 nanony paid Touter Thomas for the Redena. tion of land sold tothe said Thomes and nedge med the 18th 1812 the serve time Dr to to tendar time transfing expenses fifteen dollars 15 00 totalal D 8.1, 11 the Entate of loseph De Long dec Dr to James De Long faithe expences of Ind copies of comin inc from collen lo Ind copies 1856 Whole out \$22,000 The State of Ohio minim County & Probatifue of 15 Reforeme Jouled lan afistic of the Peater as for said bounty Personally appeared James & Long above manual who being duly Levoin makes tooth that there is Justly Die on the about blank funcof that hundred & the Dollars & II Cents. That no payments have been made theyou and that there are No offsetts againsts the Dame this Knowledged Panies De Long Swom to and Subscribed to so Before me this 9 Day August 1856 Into Dean J. P. Berg

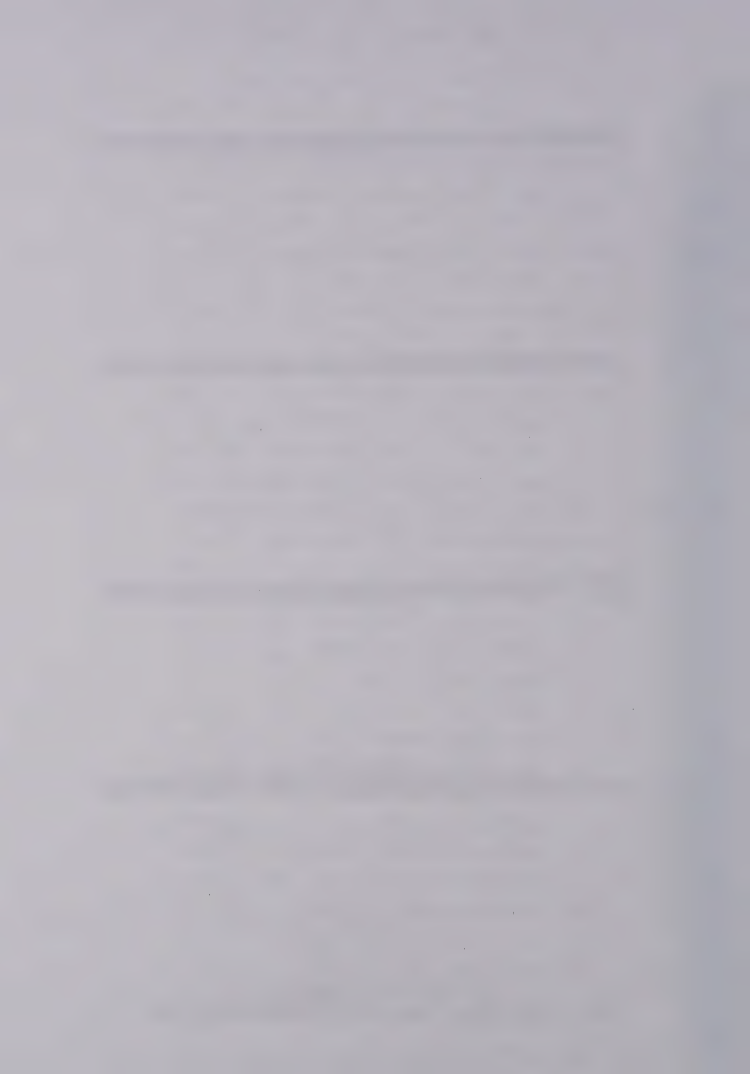


augusts the 11th 1856 Elato of Barsepho Les, ong dec Dir to Benjumine Hillson and his wif Margaret-fortheir services in the last sickness of the deceased as follows for Mararet Sallrons attendance duringthe lust sickness become four weeks inall q dollars and Mr Dilleron folis alterdunce Meiann County & protect of the dec. Mate of Chin persuncelly appreciae before me Ledday our alcertion of the Poolee of Said County Benfamin Willson A Maryaret Well son high Inade Antenne outh in stur four of thee, A ays this avour lives, Lo cent dourteen dollares are Line, that there is me offsets as they berly Believe Benjamin Relgar Mergret & Willson in till 110



William & Long as agent for Joseph & Long Vit of mini County Secured

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Pay Me amour Brought overfrom Page Asr & lor 342,77 No or to cush Parato John Puterbaugh 10,00 22 It to least Paid to Beng to 6.70 istolarsh paid to of & Go, denshwa 4.60 Do to bash Paid to R.M. Freeman 5.50 25 by tolush Pina to Dume watty 4.00 De to cush Parato A Mongland 1600 Ir to cush Paid to & No, Vandegleff & hauling 11.75 so to Cash paid to gether t Prother & co 29 michilly & Shipping 45,10 Dolo Cash faid to Jacob Watty 14.16 Whole and of clemis \$ 510.74 whole and of bredit Jongth 1st 1853 bish, deash Jung the 1st 1854 Dr By bea The I take of the rum bounty so Before me furboseon one of the Justices of the Place in and for said Mounty Personally appeared Williams Solow outh that the sun of \$20.74 is Justly Die him as above Set forth and remains unpers a that there are No offerts against the to his Knowledge the Sworn to Subscriber to Refore me this



Received of of Headland Checerock of the Estate of Joseph Rolland in sum of Justil

Received of Athoughand Executor to The estate of Joseph D. Lond Ded One Dollar for Appraising Property E. R. Board



Delay de a fivo dollars for piling & recording brownlong & vole Bill & Bettleway concreculing bis accounts as sona Execut.

De Prance

P. Sunda.

Andrew Hougland, Exh. 2 Mianie Probate Come of Forefel Deling derd & Mianie Probate Come Junes Delong Noo } Red Estoto And now Comes the soid Petetiener, by Joseph Pearson his Attorney, well from our to the Gent the refent of w Role Mede by Doid Politice in presume of an order herewhofer made in the case; and it appearing to the bout when your alien, that said sole has in all respects been ligally much, the some is hereby efferend and confirmed; and Loid Potetimes is hereby ordered to execute and deliver to the purchour at heir dole for the not elter a dud in per limple for the real erlow so told by him as apresend, And It is purther ordered that out of the proceeds of Line Lote, Loid Politicus fray first the cuts and expenses of this proceeding dollars, also all taxes which is now a liew on soid red estato, and thoo he distribute the usedur according to law and the Mile of Dire Tulator.



Joseph D, Long to Benjamin Cushwa Dr By Milliam D. Long os agents

April the 18 1856 to slawling rails - - ,50

Att start start Logs July the of to Hauling Steepers of flank . 1.75 The State of This main Country of Before me Judopeana Justice of the Peace in for said Besonally appeared Benjamin Considered above Nanced who made Solemin Outh that there is Justly due on the above blann the Sun of two sollars & 75 cents that no payments have been made thereon and that there are no offsetts against the same to his knowledge Beeshown Sworm to & subscribed to Before me this 1st Day of August CAD 1856. Jonboeur J. P.

> Rece Lang Jung. 12 th 1859 of Mr Andrew-No agland five dollars connect fee in case of Wilson v de Ling's Admi J. J. Janvier



Denjam Welton Andrew Houghand, Spirit rouma terons ings Mani sant; of Joseph Leting accease Johns, hand for from the first of 30,000 Intent Bru The about Dugnet costs an inter-ingull Jany 12:1859. I. F. Somerville 1, P. Joseph D Long St. to G. W. Cushwa Dr By William D Long Agent April 9/56 to repairing finee - - \$ -40 DO 18 tomaking 312 rails - - . . 3.1.2 20/9 to making 22 vods of fence ct 64 per roa inay to making 156, raids Do 10 to half Days repairing fence. DO 12 to making 23/2 rods of fenciated 64 plood 1 43% June 27 to Cutting & Hoewing 4 Sleepers -1,00 Do 28 to butting Logg -July the 8 to 1/4 Day work on Barn Bridge -1.00 Ine Ha 27 to Surving 57 of tet forty cents per Houndred The State of Ohio miamish Before me of mb Dean Iste touch a Justice of the Peace in for Said Possonally afficience of Mr bishwa a bown manual the above Claim the Sum of therteen Dollars 32 974 Cents that No payments how been made the non and that There are No offsets against the same to his Knowledge J.M. Cushwa Droom to and Subscribed Refore me this first Day of August AD 1856 gmloDean J.P.



lice of andrew Hoo a gland & our of Loseph I Long one hundred and ten dollars of the halance in his hands as such & our payable to Edinabeth Delong, in accordance with the tirus of the will of said Los. I. Long Luly 3°-1860 Machias Hellers ally for Eliz. In Long

To loter 10 1976 Andrew Hoogliner Ex Has Delog to the Sound of the Sound of the Sound of the Sound of Jaseph & Longs Benyamin bushion \$132 30

An chaw Hoadand Ever from Dedong To cark of B. Bushes a 1578.38 By pain bushes for repair on Barn 3.50 Paid y D. Berger CAC. for 7.90

(18) UNITED STATES EXPRESS COMPANY.

Received of Andrew Hoofland Sombeen Whose South and Marked Solomon De Long Button Details Co. La.

Which we undertake to forward to the nearest point of destination reached by this Company only, perils of navigation excepted. And it is hereby expressly agreed that said UNITED STATES EXPRESS COMPANY are not to be held liable for any loss or damage, except as forwarders only; nor for any loss or damage of any box, package or thing, for over \$50, unless the just and true value thereof is herein stated; nor for any loss or damage by fire; the acts of God, or of the enemies of the government, the restraint of governments, mobs, riots, insurrections, or pirates; or from any of the dangers incident to a time of war; nor upon any property, or thing, unless properly packed and secured for transportation; or upon fragile fabrics, unless so marked upon the package containing the same; nor upon any fabrics consisting of, or contained in glass.

allingham Agent.

FOR THE PROPRIETORS



Surfich Belong dies in account with the israe of sain South Belong dies of Executor in feltherment with the Protate Court Deer O. 1839 \$ 97.30 " cut of B. burhera, last payment on Manyage 138.38

The State of this Mianus County for Induce Hoafland Executer of the last Mice of Largh Record de make Solum out that the above a count is count and true as I would believe Swant of July Holine House to of July Solum of Luly Solum of Luly

Complete the state of the state

MIAMI COUNTY PROBATE COURT
SAFETY BUILDING
201 WEST MAIN STREET
TROY, OH 45373-2363

Received CK #5156 F

From: Betty Fitch

Receipt No. 92381 July 11, 2003

Case No: COPIES
Re:
genealogy

LYNNITA K. C. WAGNER Probate Judge

By:

Deputy Clerk

, Q

MINMI COUNTY PROBATE COURT HO YONL ZOI WEST MIAM STREET SAFETY BUILDING 42313-5363

TAKEN THE NAME OF THE PARTY OF

7

From: Betty Fitch

Received CX #0166

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The second secon

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Probate Court, Safety Bldg. 201 W. Main Street Troy, Ohio 45373

Hello,

I would like some copies of the following estate papers, if possible:

Christopher Statler	March 16, 1824	Estate Case # 00358	Book A, p. 0068
Christian Statler	October 1840	Estate Case # 01053	Book B, p. 0601
William D. Statler	April 26, 1853	Estate Case # 02200	Book 1852, p. 0368
Isaac Statler	Dec. 19, 1835	Estate Case # 00766	Book B, p. 0172
Joseph DeLong	June 24, 1856	Estate Case # 02781	Book A1, p. 0133

I understand that you charge a minimum of 50 cents for copies. Not sure if that is per document or page. I will enclose \$3.00 and go as far with that as you can. Then if you let me know if I owe more for the rest, I will send it. If there is any left over, please use it for postage. I don't see how you can do it for that price, but do not want you to have to refund.

I would like copies of whatever probate papers there are for these men, starting with Christopher Statler.

Thank you so much for this service.

Sincerely yours,

Betty L. Fitch

14615 Auburn Road Fort Wayne, IN 46845

Betty L. Fitch

These cases are very full and I don't think \$3.00 will go far. Probably won't even cover the postage. I have all the cases and I think \$15.00 may be enough to cover the costs. I will start making copies while waiting for your check. Any money left over will be refunded. Please return this letter with your payment. Thanks, Sally



List of neighbors and associates of Joseph DeLong about the time of his death, 1862

E. C. HARMON, prob. newpaper publisher at Troy

ANDREW HOAGLAND, Executor for JOSEPH DELONG Estate

C. N. HOAGLAND

SAMUEL DAVID, Probate judge

ELIZABETH DELONG, wife

JAMES DELONG, son who moved to IN

JOSEPH DELONG, son who moved to IN

ALEXANDER DELONG, son

SOLOMON DELONG, son who moved to IN

ELIZABETH DENMAN, dau. who married DAVID DENMAN

JANE STATLER, granddaughter, and daughter of REBECCA, deceased daughter

JOSEPH STATLER, grandson, and son of REBECCA & JACOB STATLER

SARAH LAFFERTY RUSK, dau. and wife of DANIEL RUSK (was a Francis in 1835)

GEORGE DELONG, son, deceased, moved to IN

BENJAMIN CUSHWA, neighbor and purchaser of Joseph's property

GEORGE W. CUSHWA, worked on the farm doing repair, etc.

JOSEPH PEARSON, attorney for the family

JOHN S. FERGUS, appraiser

JOHN WEAVER, appraiser - Bethel Two 1835

BENJAMIN DETRICK, appraiser - Bethet two 1850-1880 C

A. H. WESLER, surveyor

C. A. BENTLY, auditor

ELIZABETH VAN EMAN, married to SCOTT VAN EMAN

EDWARD L. CRANE, Attorney - Bethet tup 1835 c

JAMES PETERSON, clerk and prob. J.P.

C. A. BINKLEY, the auctioneer ?? Is this the same as BENTLY above as auditor??

WILLIAM FLEMMING, court clerk

J. O. BEARDSLEY, ESQ, Justice of the Peace in Allen Co., IN

JOEL DELONG, grandson, and son of GEORGE DELONG

JAMES DELONG, grandson, and son of GEORGE DELONG, poss. Attorney for some

JULIANN DELONG, 2nd wife of GEORGE DELONG

REBECCA DELONG, granddaughter, and daughter of GEORGE DELONG

ORLANDO McCONAHAY, clerk (Mc Connaughey)

JAMES NELSON, Attorney for Sarah and Daniel Rusk

S. WOLLASTEN, Executor

JOHN ROSS, Attorney

W. COLLINGHAM, Agent at Butler Station for express

J. KNOOP & BROS., shingles

JOHN H. YAINGLEIN

JACOB WALTZ, lumber

DANIEL WALTZ

HART & HARTER, nails

THOMAS & SELLERS, Elizabeth's attorney

G. D. BURSES

SAMUEL SULLIVAN

BENJAMIN WILSON and wife, MARGARET, assisted in last illness

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SIGNA TICIPANO

THOMAS & SELLERS, Flizabeth's attorney

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CALATTRI CTILLIAN

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WILLIAM DELONG, agent for Joseph

DALE THOMAS

J. M. DEAN or McDEAN, Justice of the Peace - 1880 c Bethel John M.C. Dean - earlinge maker JOHN McPHERSON

ISAAC BYER

JACOB FRANZ

E. R. BOND

R. CHAMBERS, hauled lumber

M. HEFFNER (May be Michael of Bethel 1835

JACOB WIDENER, recorder

JOHN D. CHARLES

N. S. LOCKWOOD & CO

DAVID PUTTERBAUGH - Bethel 1835

FRO VANDERGRIFT, hauling

GEBHART BROS. & CO., shipping

T. F. SOMERVILLE, Justice of the Peace

WILLIAM DELONG, agent for Joseph

DALE THOMAS

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JACOB WIDENER, R

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DAVID PUTTERBAUGH - 8 dbal 183 5

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CHERLIART BROS & CO. shinning

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